

Michigan Register

Issue No. 14— 2002 (Published August 15, 2002)



GRAPHIC IMAGES IN THE MICHIGAN REGISTER

COVER DRAWING

Michigan State Capitol:

This image, with flags flying to indicate that both chambers of the legislature are in session, may have originated as an etching based on a drawing or a photograph. The artist is unknown. The drawing predates the placement of the statue of Austin T. Blair on the capitol grounds in 1898.

(Michigan State Archives)

PAGE GRAPHICS

Capitol Dome:

The architectural rendering of the Michigan State Capitol's dome is the work of Elijah E. Myers, the building's renowned architect. Myers inked the rendering on linen in late 1871 or early 1872. Myers' fine draftsmanship, the hallmark of his work, is clearly evident.

Because of their size, few architectural renderings of the 19th century have survived. Michigan is fortunate that many of Myers' designs for the Capitol were found in the building's attic in the 1950's. As part of the state's 1987 sesquicentennial celebration, they were conserved and deposited in the Michigan State Archives.

(Michigan State Archives)

East Elevation of the Michigan State Capitol:

When Myers' drawings were discovered in the 1950's, this view of the Capitol – the one most familiar to Michigan citizens – was missing. During the building's recent restoration (1989-1992), this drawing was commissioned to recreate the architect's original rendering of the east (front) elevation.

(Michigan Capitol Committee)

Michigan Register

Published pursuant to § 24.208 of
The Michigan Compiled Laws



Issue No. 14 — 2002

(This issue, published August 15, 2002, contains
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Dick Posthumus, Lieutenant Governor

PREFACE

PUBLICATION AND CONTENTS OF THE MICHIGAN REGISTER

The Office of Regulatory Reform publishes the *Michigan Register*.

While several statutory provisions address the publication and contents of the *Michigan Register*, two are of particular importance.

MCL 24.208 states:

Sec. 8 (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

- (a) Executive orders and executive reorganization orders.
 - (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
 - (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.
 - (d) Proposed administrative rules.
 - (e) Notices of public hearings on proposed administrative rules.
 - (f) Administrative rules filed with the secretary of state.
 - (g) Emergency rules filed with the secretary of state.
 - (h) Notice of proposed and adopted agency guidelines.
 - (i) Other official information considered necessary or appropriate by the office of regulatory reform.
 - (j) Attorney general opinions.
 - (k) All of the items listed in section 7(1) after final approval by the certificate of need commission or the statewide health coordinating council under section 22215 or 22217 of the public health code, 1978 PA 368, MCL 333.22215 and 333.22217.
- (2) The office of regulatory reform shall publish a cumulative index for the Michigan register.
 - (3) The Michigan register shall be available for public subscription at a fee reasonably calculated to cover publication and distribution costs.
 - (4) If publication of an agency's proposed rule or guideline or an item described in subsection (1)(k) would be unreasonably expensive or lengthy, the office of regulatory reform may publish a brief synopsis of the proposed rule or guideline or item described in subsection (1)(k), including information on how to obtain a complete copy of the proposed rule or guideline or item described in subsection (1)(k) from the agency at no cost.
 - (5) An agency shall transmit a copy of the proposed rules and notice of public hearing to the office of regulatory reform for publication in the Michigan register.

MCL 4.1203 states:

Sec. 203. (1) The Michigan register fund is created in the state treasury and shall be administered by the office of regulatory reform. The fund shall be expended only as provided in this section.

- (2) The money received from the sale of the Michigan register, along with those amounts paid by state agencies pursuant to section 57 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.257, shall be deposited with the state treasurer and credited to the Michigan register fund.
- (3) The Michigan register fund shall be used to pay the costs preparing, printing, and distributing the Michigan register.
- (4) The department of management and budget shall sell copies of Michigan register at a price determined by the office of regulatory reform not to exceed cost of preparation, printing, and distribution.
- (5) Notwithstanding section 204, beginning January 1, 2001, the office of regulatory reform shall make the text of the Michigan register available to the public on the internet.
- (6) The information described in subsection (5) that is maintained by the office of regulatory reform shall be made available in the shortest feasible time after the information is available. The information described in subsection (5) that is not maintained by the office of regulatory reform shall be made available in the shortest feasible time after it is made available to the office of regulatory reform.
- (7) Subsection (5) does not alter or relinquish any copyright or other proprietary interest or entitlement of this state relating to any of the information made available under subsection (5).
- (8) The office of regulatory reform shall not charge a fee for providing the Michigan register on the internet as provided in subsection (5).
- (9) As used in this section, "Michigan register" means that term as defined in section 5 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.205.

CITATION TO THE MICHIGAN REGISTER

The *Michigan Register* is cited by year and issue number. For example, 2001 MR 1 refers to the year of issue (2001) and the issue number (1).

CLOSING DATES AND PUBLICATION SCHEDULE

The deadlines for submitting documents to the Office of Regulatory Reform for publication in the *Michigan Register* are the first and fifteenth days of each calendar month, unless the submission day falls on a Saturday, Sunday, or legal holiday, in which event the deadline is extended to include the next day which is not a Saturday, Sunday, or legal holiday. Documents filed or received after 5:00 p.m. on the closing date of a filing period will appear in the succeeding issue of the *Michigan Register*.

The Office of Regulatory Reform is not responsible for the editing and proofreading of documents submitted for publication.

Documents submitted for publication should be delivered or mailed in an electronic format to the following address: MICHIGAN REGISTER, Office of Regulatory Reform, Executive Office, George W. Romney Building, 111 S. Capitol Avenue, Lansing, MI 48933

RELATIONSHIP TO THE MICHIGAN ADMINISTRATIVE CODE

The *Michigan Administrative Code* (1979 edition), which contains all permanent administrative rules in effect as of December 1979, was, during the period 1980-83, updated each calendar quarter with the publication of a paperback supplement. An annual supplement contained those permanent rules, which had appeared in the 4 quarterly supplements covering that year.

Quarterly supplements to the Code were discontinued in January 1984, and replaced by the monthly publication of permanent rules and emergency rules in the *Michigan Register*. Annual supplements have included the full text of those permanent rules that appear in the twelve monthly issues of the *Register* during a given calendar year. Emergency rules published in an issue of the *Register* are noted in the annual supplement to the Code.

SUBSCRIPTIONS AND DISTRIBUTION

The *Michigan Register*, a publication of the State of Michigan, is available for public subscription at a cost of \$110.00 per year. Submit subscription requests to: DMB, Office of Administrative Services, P.O. Box 30026, 320 South Walnut Street, Lansing, MI 48909. Checks Payable: State of Michigan. Any questions should be directed to the Office of Regulatory Reform (517) 373-0526.

INTERNET ACCESS

The *Michigan Register* can be viewed free of charge on the Internet web site of the Office of Regulatory Reform: www.state.mi.us/orr

Issue 2000-3 and all subsequent editions of the *Michigan Register* can be viewed on the Office of Regulatory Reform Internet web site. The electronic version of the *Register* can be navigated using the blue highlighted links found in the Contents section. Clicking on a highlighted title will take the reader to related text, clicking on a highlighted header above the text will return the reader to the Contents section.

Brian D. Devlin, Director
Office of Regulatory Reform

2002 PUBLICATION SCHEDULE

Issue No.	Closing Date for Filing or Submission Of Documents (5 p.m.)	Publication Date
2002		
1	January 15, 2002	February 1, 2002
2	February 1, 2002	February 15, 2002
3	February 15, 2002	March 1, 2002
4	March 1, 2002	March 15, 2002
5	March 15, 2002	April 1, 2002
6	April 1, 2002	April 15, 2002
7	April 15, 2002	May 1, 2002
8	May 1, 2002	May 15, 2002
9	May 15, 2002	June 1, 2002
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19	October 15, 2002	November 1, 2002
20	November 1, 2002	November 15, 2002
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23	December 15, 2002	January 1, 2002
24	January 1, 2002	January 15, 2002

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ADMINISTRATIVE RULES
FILED WITH THE SECRETARY OF STATE

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(f) Administrative rules filed with the secretary of state.”

ADMINISTRATIVE RULES

ORR # 2002-014

DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES

DIRECTOR'S OFFICE

CONSTRUCTION SAFETY STANDARDS

Filed with the Secretary of State on July 30, 2002.

These rules take effect 7 days after filing with the Secretary of State

(By authority conferred on the director of the department of consumer and industry services by sections 19 and 21 of 1974 PA 154 and Executive Reorganization Order No. 1996-2, MCL 408.1019, 408.1021, and 445.2001) R 408.40114, 408.40128, 408.40132, and 408.40133 of the Michigan Administrative Code are amended, and R 408.40134 is added to the Code, as follows:

PART 1. GENERAL RULES

R 408.40114 Employer responsibilities; accident prevention program.

Rule 114. (1) An employer shall develop, maintain, and coordinate with employees an accident prevention program, a copy of which shall be available at the worksite.

(2) An accident prevention program shall, at a minimum, provide for all of the following:

- (a) Designation of the qualified employee or person who is responsible for administering the program.
- (b) Instruction to each employee regarding the operating procedures, hazards, and safeguards of tools and equipment when necessary to perform the job.
- (c) Inspections of the construction site, tools, materials, and equipment to assure that unsafe conditions which could create a hazard are eliminated.
- (d) Instruction to each employee in the recognition and avoidance of hazards and the regulations applicable to his or her work environment to control or eliminate any hazards or other exposure to illness or injury.
- (e) Instruction to each employee who is required to handle or use known poisons, toxic materials, caustics, and other harmful substances regarding all of the following:
 - (i) The potential hazards.
 - (ii) Safe handling.
 - (iii) Use.
 - (iv) Personal hygiene.
 - (v) Protective measures.
 - (vi) Applicable first aid procedures to be used in the event of injury.
- (f) Instruction to each employee if known harmful plants, reptiles, animals, or insects are present regarding all of the following:
 - (i) The potential hazards.
 - (ii) How to avoid injury.
 - (iii) Applicable first aid procedures to be used in the event of injury.

- (g) Instruction to each employee who is required to enter a confined space regarding all of the following:
 - (i) The hazards involved.
 - (ii) The necessary precautions to be taken.
 - (iii) The use of required personal protective equipment.
 - (iv) Emergency equipment.
 - (v) The procedures to be followed if an emergency occurs.
- (h) Instruction in the steps or procedures to be followed in case of an injury or accident or other emergency.
- (3) This rule replaces OH rule 6601.

R 408.40128 Sanitation.

Rule 128. (1) All of the following provisions apply to potable water:

- (a) A supply of potable water shall be available to employees in all places of employment.
- (b) A container used to distribute drinking water shall be constructed of impervious nontoxic materials, shall be clearly marked as to its contents, and shall not be used for any other purpose. Containers shall be serviced so that sanitary conditions are maintained.
- (c) A portable container used to dispense drinking water shall be closed and equipped with a tap.
- (d) Dipping water from a container or drinking from a common cup is prohibited.
- (e) Where single-service cups (cups to be used once) are supplied, a sanitary container for the unused cups shall be provided. A receptacle for disposing of used cups shall be provided and emptied as often as is necessary.

(2) Both of the following provisions apply to nonpotable water:

- (a) An outlet for nonpotable water, such as water for industrial or fire fighting purposes only, shall be identified by signs that are in compliance with the requirements of construction safety standard, part 22. Signals, Signs, Tags, and Barricades, being R 408.42201 et seq. of the Michigan Administrative Code, to indicate clearly that the water is not to be used for drinking, washing, or cooking purposes.
- (b) There shall be no connection between a system furnishing potable water and a system furnishing nonpotable water.
- (3) This rule replaces OH rule 6615.

R 408.40132 Medical services and first aid.

Rule 132. (1) An employer shall ensure the availability of medical personnel for advice and consultation on matters of occupational health.

- (2) Before beginning a project, provision shall be made for prompt medical attention in case of serious injury.
- (3) A person who has a valid certificate in first aid training shall be present at the worksite to render first aid. A certificate is valid if the requirements necessary to obtain the certificate for first aid training meet or exceed the requirements of the United States bureau of mines, the American red cross, the guidelines for basic first aid training programs, or equivalent training.
- (4) Where a remote location or a single employee worksite exists, an employer shall provide a written plan that includes alternate methods of assuring available treatment for employees at a remote location or single-employee worksite. The plan shall be communicated to all affected employees.
- (5) An employer shall assure that there are first aid supplies at each jobsite and that the supplies are readily accessible.
- (6) The contents of a first aid kit shall be approved by a consulting physician. First aid kit supplies shall be sealed in individual packages, stored in a weatherproof container, and checked by an employer or designated

person before being sent out on each job and at least weekly on each job to ensure that expended items are replaced.

(7) An employer shall provide proper equipment for the prompt transportation of an injured person to a physician or hospital and a communication system for contacting the necessary emergency service. The telephone numbers of a physician, hospital, or emergency service shall be conspicuously posted at the jobsite.

(8) This rule replaces OH rule 6610.

R 408.40133 Illumination.

Rule 133. (1) A minimum illumination intensity of 10 footcandles shall be provided on a jobsite where construction work is being performed.

(2) A minimum illumination intensity of 5 footcandles shall be provided to areas on a jobsite where work is not being immediately performed but where workers may pass through.

(3) A minimum illumination intensity of 50 footcandles shall be provided for first aid stations and infirmaries.

(4) For areas or operations not covered by subrules (1) to (3) of this rule, refer to the American National Standard A11.1-1965, R 1970, Practice for Industrial Lighting, for recommended values of illumination. ANSI Z11.1-1965, R 1970, is adopted by reference in this rule. Printed copies of ANSI Z11.1-1965, R 1970, are available from Global Engineering Documents, 15 Inverness Way East, Englewood, Colorado 80112, telephone number 1-800-854-7179, website: WWW.GLOBAL.HIS.COM, at a cost as of the time of adoption of these amendatory rules of \$54.00 or is available for inspection at the Michigan Department of Consumer and Industry Services, Standards Division, 7150 Harris Drive, P.O. Box 30643, Lansing, Michigan 48909.

(5) This rule replaces OH rule 6605.

R 408.40134 Temporary sleeping quarters.

Rule 134. (1) When temporary sleeping quarters are provided, they shall be heated, ventilated, and lighted.

(2) This rule replaces OH rule 6615.

ADMINISTRATIVE RULES

ORR # 2002-016

DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES

DIRECTOR'S OFFICE

OCCUPATIONAL HEALTH STANDARDS

Filed with the Secretary of State on July 30, 2002.

These rules take effect 7 days after filing with the Secretary of State

(By authority conferred on the director of the department of consumer and industry services by sections 14 and 24 of 1974 PA 154, MCL 408.1014 and 408.1024, and Executive Reorganization Orders Nos. 1996-1 and 1996-2, MCL 330.3101 and 445.2001)

R 325.60701, R 325.60702, R 325.60703, and R 325.60704 are added to the Michigan Administrative Code as follows:

PART 382. NONIONIZING RADIATION

R 325.60701 Electromagnetic radiation; scope of rule.

Rule 1. (1) This rule applies to all radiations originating from radio stations, radar equipment, and other possible sources of electromagnetic radiation such as used for communication, radio navigation, and industrial and scientific purposes. This rule does not apply to the deliberate exposure of patients by, or under the direction of, practitioners of the healing arts.

(2) This rule replaces O.H. rule 2420.

R 325.60702 Definitions.

Rule 2. As used in these rules:

(a) "Electromagnetic radiation" means that portion of the spectrum commonly defined as the radio frequency region, which for the purpose of these rules shall include the microwave frequency region.

(b) "Partial body irradiation" means when part of the body is exposed to the incident electromagnetic energy.

(c) "Radiation protection guide" means the radiation level that should not be exceeded without careful consideration of the reasons for doing so.

(d) "Symbol" means the overall design, shape, and coloring of the radio frequency (rf) radiation sign shown in Figure G-11.

(e) "Whole body irradiation" means the entire body is exposed to the incident electromagnetic energy or an exposure where the cross section of the body is smaller than the cross section of the incident radiation beam.

R 325.60703 Radiation protection guide.

Rule 3. (1) For normal environmental conditions and for incident electromagnetic energy of frequencies from 10 MHz to 100 GHz, the radiation protection guide is 10 mW/cm^2 (milliwatt per square centimeter) as averaged over any possible 0.1 hour period. This means the following:

Power density: 10 mW/cm^2 for periods of 0.1 hour or more.

Energy density: 1 mW-hr/cm^2 (milliwatt hour per square centimeter) during any 0.1 hour period.

This guide applies whether the radiation is continuous or intermittent.

(2) These formulated recommendations pertain to both whole body irradiation and partial body irradiation. Partial body irradiation must be included since it has been shown that some parts of the human body, such as eyes and testicles, may be harmed if exposed to incident radiation levels significantly in excess of the recommended levels.

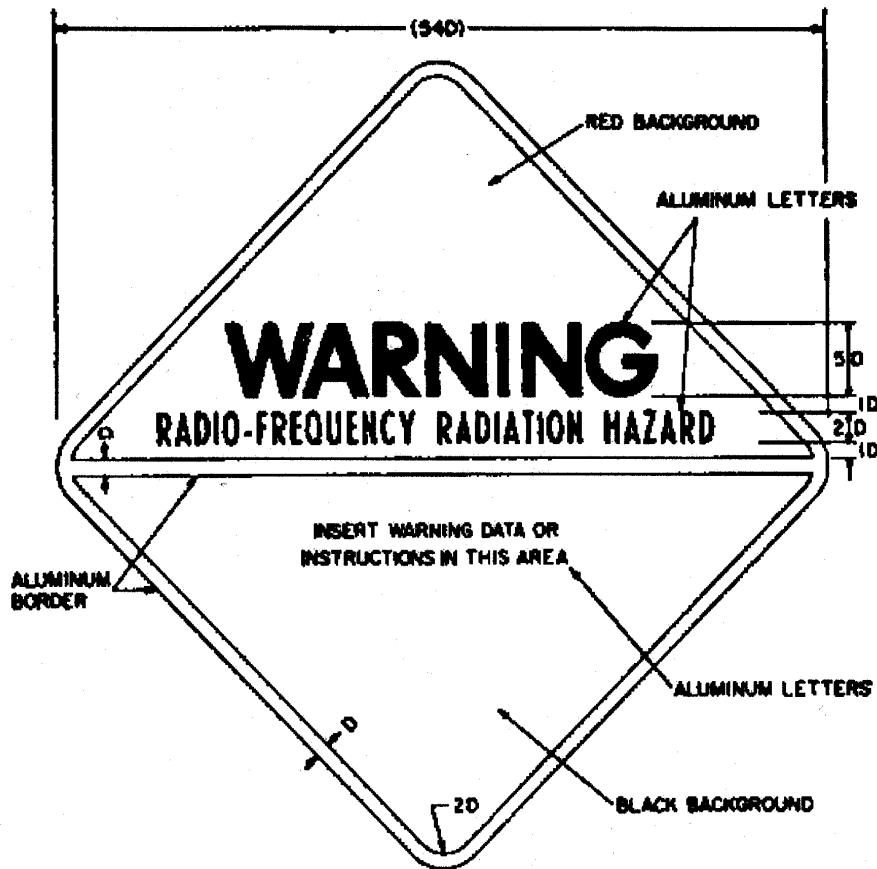
R 325.60704 Warning symbol.

Rule 4. (1) An employer shall ensure that the warning symbol for radio frequency radiation hazards consists of a red isosceles triangle above an inverted black isosceles triangle, separated and outlined by an aluminum color border. The words "Warning--Radio-Frequency Radiation Hazard" shall appear in the upper triangle. See Figure G-11.

(2) American national standard safety color code for marking physical hazards and the identification of certain equipment, Z53.1-1953, shall be used for color specification. All lettering and the border shall be of aluminum color. ANSI Z53.1-1953 is adopted by reference in this rule. Printed copies of ANSI Z53.1-1953 are available from Global Engineering Documents, 15 Inverness Way East, Englewood, Colorado 80112, telephone number 1-800-854-7179, website: WWW.GLOBAL.HIS.COM, at a cost as of the time of adoption of these rules of \$25.00 or is available for inspection at the Michigan Department of Consumer and Industry Services, Standards Division, 7150 Harris Drive, P.O. Box 30643, Lansing, Michigan 48909.

(3) The inclusion and choice of warning information or precautionary instructions is at the discretion of the user. If information is included, then the information shall appear in the lower triangle of the warning symbol.

(4) Figure G-11 reads as follows:



1. Place handling and mounting instructions on reverse side.
2. D = Scaling unit.
3. Lettering: Ratio of letter height to thickness of letter lines.

Upper triangle :	5 to 1	Large
	6 to 1	Medium
Lower triangle	4 to 1	Small
	6 to 1	Medium
4. Symbol is square, triangles are right-angle isoseles.

Figure G-11

Radio-Frequency Radiation Hazard Warning Symbol

**PROPOSED ADMINISTRATIVE RULES,
NOTICES OF PUBLIC HEARINGS**

MCL 24.242(3) states in part:

“... the agency shall submit a copy of the notice of public hearing to the office of regulatory reform for publication in the Michigan register. An agency's notice shall be published in the Michigan register before the public hearing and the agency shall file a copy of the notice of public hearing with the office of regulatory reform.”

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(d) Proposed administrative rules.

(e) Notices of public hearings on proposed administrative rules.”

PROPOSED ADMINISTRATIVE RULES

ORR # 2001-069

DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES

DIRECTOR'S OFFICE

CARNIVAL AND AMUSEMENT SAFETY

Filed with the Secretary of State on
These rules take effect 7 days after filing with the Secretary of State

(By authority conferred on director of the department of consumer and industry services by sections 6 and 7 of 1966 PA 225, MCL 408.656 and 408.657, and Executive Reorganization Order No. 1996-2, MCL 445.2001)

R 408.801, R 408.802, R 408.803, R 408.806, R 408.813, R 408.814, R 408.821, R 408.833, R 408.834, R 408.837, R 408.838, R 408.839a, R 408.841, R 408.843, R 408.844, R 408.852, R 408.876, R 408.877, R 408.881, R 408.882, R 408.885, R 408.886, R 408.887, and R 408.891 of the Michigan Administrative Code are amended, R 408.898 is added to the Code, and R 408.876 is rescinded as follows.

PART 1. GENERAL PROVISIONS

R 408.801 Scope.

Rule 1. These rules establish administrative and operational procedures for implementation of 1966 PA 225, MCL 408.651 ET SEQ. ~~Act No. 225 of the Public Acts of 1966, as amended, being §408.651 et seq. of the Michigan Compiled Laws.~~ These rules also establish minimum safety standards for the design, construction, installation, repair, maintenance, use, operation, and inspection of carnival-amusement rides.

R 408.802 Safety requirements for carnival-amusement rides and devices.

Rule 2. (1) Electrical wiring, apparatus, and equipment shall be manufactured, installed, and maintained as prescribed in the national electrical code, 1978 2002 edition, published by the national fire protection association, NFPA No. 70-1978 70-02. The provisions of the national electrical code are adopted ~~herein~~ by reference as electrical standards for the carnival and amusement rides and devices in this state.

(2) These adopted provisions may be purchased at a cost of ~~\$9.60~~ \$49.75 AT THE TIME OF ADOPTION OF THESE RULES from the National Fire Protection Association, ~~470 Atlantic Avenue, Boston, Massachusetts 02240~~ CUSTOMER SERVICE DEPARTMENT, 11 TRACY DRIVE, AVON MA 02322. TELEPHONE 800-344-3555, OR 617-770-3000, WEBSITE ADDRESS: WWW.NFPA.ORG.] or ORDERED from the Michigan Department of ~~Licensing and Regulation~~ CONSUMER AND INDUSTRY SERVICES, ~~808 Southland~~, BUREAU OF COMMERCIAL SERVICES, CARNIVAL-AMUSEMENT SAFETY BOARD, 2501 WOODLAKE CIRCLE, OKEMOS, MICHIGAN, PHONE: 517/241-9233, FAX: 517/241-241-9280. MAILING ADDRESS; P.O. BOX 30018, Lansing, Michigan 48909-7518, AT A COST OF \$70.00. AT THE TIME OF ADOPTION OF THESE RULES. A copy of this code and the

general rules of the board are on file in the Lansing office of the department OF CONSUMER AND INDUSTRY SERVICES, BUREAU OF COMMERCIAL SERVICES, 2501 WOODLAKE CIRCLE, OKEMOS MICHIGAN 48864 and are available for public inspection AT THIS LOCATION.

(3) THE DEPARTMENT ADOPTS BY REFERENCE THE ASTM STANDARDS ON AMUSEMENT RIDES AND DEVICES, SPONSORED BY ASTM F-24 COMMITTEE, 6TH EDITION, 2000. THE ADOPTED STANDARDS MAY BE PURCHASED FROM THE AMERICAN SOCIETY FOR TESTING AND MATERIALS, 100 BARR HARBOR DRIVE, WEST CONSHOHOCKEN, PA 19428-2959, CUSTOMER SERVICE TELEPHONE: 610-832-9500 OR FROM THE DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES, BUREAU OF COMMERCIAL SERVICES, 2501 WOODLAKE CIRCLE, OKEMOS MICHIGAN, 48864, PHONE 517/241-9233, MAIL ADDRESS: P.O. BOX 30018, LANSING MICHIGAN 48909-7518, AT A COST OF \$49.00 AT THE TIME OF ADOPTION OF THESE RULES. A COPY OF THE ASTM STANDARDS IS AVAILABLE FOR PUBLIC INSPECTION AT THE DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES, BUREAU OF COMMERCIAL SERVICES, 2501 WOODLAKE CIRCLE, OKEMOS MICHIGAN 48864.

R 408.803 Definitions; A to C.

Rule 3. As used in these rules:

- (a) “Act” means ~~Act No. 225 of the Public Acts 1966 PA 225, as amended, MCL 408.651 et seq., being §408.651 et seq. of the Michigan Compiled Laws.~~
- (b) “Aerial passenger tramway” means any of the following devices used to transport passengers:
 - (i) “Single and double reversible aerial tramways” which means devices in which passengers are carried in 1 or more enclosed cars that reciprocate between terminals.
 - (ii) “Chair lift, gondola lift, and monorail” means a device in which passengers are carried on chairs, cars, or in gondola cabs attached to and suspended from a moving wire rope or attached to a moving wire rope or chain and supported on a standing wire rope, rail, or other structure.
- (c) “Amusement park” means a tract or area used principally as a permanent location for carnival-amusement rides.
- (d) “Annual inspection” means the official inspection of a ride BY THE DEPARTMENT ~~which is made by the director as prescribed by the act and which is in conformance~~ CONFORMS with these rules.
- (e) “Annual inspection fee” means a fee established as prescribed by section 8 of the act for the annual inspection.
- (f) “Average adult passenger” means, for the purposes of design, a person weighing 170 pounds.
- (g) “Average child passenger” means, for the purposes of design, a child weighing 75 pounds.
- (h) “Board” means the carnival-amusement safety board created by the act.
- (i) “Carnival” means an enterprise principally devoted to offering amusement or entertainment to the public in, upon, or by means of, amusement rides or temporary structures in any number or combination, whether or not associated with other structures or forms of public attraction.
- (j) “Carnival-amusement ride” or “ride” means a device which carries or conveys passengers along, around, or over a fixed or restricted route or course for the purpose of giving its passengers amusement, pleasure, thrills, or excitement. The terms include rides such as, but not limited to, go-karts, rides on inclined surfaces, and slides. Unpowered playground equipment is not included.
- (k) “Containing device” means a strap, belt, bar, gate, or other safety device designed to prevent accidental or inadvertent dislodgement of a passenger from a ride, but which does not actually provide physical support.

R 408.806 Definitions; D to N.

Rule 6. As used in these rules:

- (a) “Department” means the department of ~~licensing and regulation~~ CONSUMER AND INDUSTRY SERVICES.
- (b) “Device” means a piece of carnival or amusement equipment or mechanism designed to serve a special purpose or perform a special function.
- (c) “Director” means the director of THE DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES ~~licensing and regulation~~ or authorized representative.
- (d) “Factor of safety” or “safety factor” means the ratio of the ultimate strength of a member or piece of material to the actual working stress or to the maximum permissible or safe load stress when in use.
- (e) “Kiddie ride” means a ride designed primarily for use by children, but which may accommodate adults.
- (f) “Load design” or “design load” means the load established by the design engineer for the department for normal operation plus required or acceptable factors of safety. A ride shall be designed to withstand both static and dynamic loads, including dead, live, and wind loads, plus impact.
- (g) “Major alteration” means a change in the type or capacity of a carnival-amusement ride or a change in the structure or mechanism that materially affects its function or operation.
- (h) “Major breakdown” means a stoppage of operation from whatever cause resulting in damage, failure, or breakage of a structural or stress-bearing part of a ride.
- (i) “Major ride” means a ride designed to carry a specific number of passengers, adults, or children, either by power or gravity, in cars or other suitable fixtures for conveying persons.
- (j) “Miscellaneous ride” means any other ride not specifically provided for, described, or defined in these rules.
- (k) “New ride” means a ride for which a permit has not been previously issued by the department for operation in the state, a newly purchased ride, or any other ride upon change of title or ownership.
- (l) “No-show fee” means a fee established as prescribed by section 8 of the act for not having a carnival available for inspection as indicated by the notice of routing schedule required by R 408.871.

R 408.813 Definitions; O to S.

Rule 13. As used in these rules:

- (a) “Owner/operator” means a person who owns or controls, or has the duty to control, the operation of 1 or more rides.
- (b) “Permit fee” means an annual fee, established as prescribed by section 8 of the act, for a permit to operate.
- (c) “Permit to operate” means a permit issued annually by the department to an owner/operator for authorization to operate a ride in this state.
- (d) “Person” means an individual, corporation, partnership, firm, LIMITED LIABILITY COMPANY, organization, or association, including the state and any political subdivision.
- (e) “Rated capacity” means a capacity established by the design engineer for the normal loading and operation of a ride or, in the absence thereof, as established by the department after inspection and determination.
- (f) “Reinspection” means an inspection, other than the annual inspection made during the current season, of a ride as a result of a major breakdown, major alteration, or for any cause which may be deemed necessary by the department.
- (g) “Reinspection fee” means a fee, established as prescribed by section 8 of the act, for a reinspection.
- (h) “Restraining device” means a safety belt, harness, chair, bar, or other device which affords actual physical support, retention, or restraint to the passenger of a ride.

(I) “RIVER RIDE” MEANS A BODY OF WATER WHICH HAS FLOTATION DEVICES AND WHICH IS DESIGNED TO CONVEY RIDERS AROUND A ROUTE OR COURSE USING AN ARTIFICIALLY CREATED CURRENT.

(J)(i) “Rope,” “wire rope,” and “cable” are interchangeable, but are not interchangeable with the term “fiber rope.”

(K)(j) “Safety retainer” means a secondary safety cable, bar, attachment, or other device designed to prevent parts of a ride from becoming disengaged from the mechanism or from tipping or tilting in a manner hazardous to persons riding on, or in the vicinity of, a ride.

(L) “SIGN” MEANS THE NOTICES REQUIRED BY SECTION 19 (1) OF THE ACT, INDICATING THE APPLICABLE RIDER SAFETY RESPONSIBILITIES DEFINED IN SECTION 18 OF THE ACT, AND THE LOCATION OF STATIONS TO REPORT INJURIES UNDER SECTION 20 OF THE ACT.

(M)(k) “Special inspector commission” means a commission issued annually by the department to an owner/operator or to an employee designated by, and in the employment of, an owner/operator.

R 408.814 Definitions; W.

Rule 14. “Water slide” means a inclined, nonmechanical amusement ride which has all of the following characteristics:

- (a) Consists of 1 or more courses of varying slopes and directions.
- (b) Relies on gravity and not a mechanical system to propel its passengers.
- (c) Uses water to lubricate the course and to regulate passenger velocity.

“Water slide” does not include slides which are not separate amusement rides but which are customarily recreational equipment as evidenced by a vertical drop of 10 feet or less AND ~~or~~ a total linear slide length of 50 feet or less.

(D) INCLUDES A LANDING AREA OR RUNOUT DESIGNED TO BRING RIDERS TO A COMPLETE STOP AND ALLOW THEM TO EXIT THE RIDE IN A SAFE MANNER.

PART 2. DESIGN, CONSTRUCTION, AND OPERATION

R 408.821 Certified analysis.

Rule 21. (1) An owner/operator shall furnish a certified stress analysis and other pertinent data deemed necessary by the department for new rides and for all existing rides for which this information may be requested. ~~THE~~ ~~Such~~ stress analysis and other data pertinent to the design, structure, factors of safety, or performance characteristics shall be acceptable to the department. ~~THE~~ ~~Such~~ data may be requested for, but not limited to, the following materials:

- (a) Parts or components of rides.
- (b) Structural materials, including all of the following:
 - (i) Bars.
 - (ii) Cables.
 - (iii) Chains.
 - (iv) Ropes.
 - (v) Rods.
 - (vi) Tubing.
 - (vii) Pipes.
 - (viii) Girders.
 - (ix) Braces.

- (x) Fittings.
 - (xi) Fasteners.
 - (xii) Trusses.
 - (xiii) Pressure vessels.
 - (xiv) Pressure piping.
 - (xv) Gears.
 - (xvi) Clutches.
 - (xvii) Speed reducers.
 - (xviii) Welds.
 - (xix) Bearings.
 - (xx) Couplings.
 - (xxi) Shaftings.
 - (xxii) Carriers, such as tubs, cars, chairs, gondolas, or seating and carrying apparatus of any description.
 - (xxiii) Axles.
 - (xxiv) Hangers.
 - (xxv) Pivots.
 - (xxvi) Safety bars, harnesses, chains, gates, or other restraining, containing, or retaining devices.
- (XXVII) REQUIRED CLEARANCES IN ENTRY OR EXIT AREA OF RIDES.
- (2) Data shall be furnished at the request of the department concerning forces generated by acceleration or deceleration, centrifugal action, or kinetic or other forces which are constant, reversible, or eccentric.
- (3) A stress analysis and prints shall be certified by a professional engineer who is registered in any state of the United States, and all material shall be written in the English language.
- (4) Failure of the owner/operator to submit the requested information shall be cause for the director to deny the issuance of a permit to operate.

R 408.833 Aerial passenger tramways; adoption by reference.

Rule 33. The standards contained in the American national standards institute safety requirements for aerial passenger tramways, ANSI ~~B77.1-1976~~ B77.1-1999, are adopted ~~and incorporated herein~~ by reference as ~~rules~~ for aerial passenger tramway amusement rides in this state. This incorporated standard may be purchased from the American national standards institute, ~~1430 Broadway~~ 11 WEST 42ND STREET, New York, NY ~~10018~~ 10036, TEL: 212/642-4900, FAX: 212/398.0023, AT A COST OF \$95.00 AS OF THE TIME OF ADOPTION OF THESE RULES or from the Michigan department of ~~licensing and regulation~~ CONSUMER AND INDUSTRY SERVICES, BUREAU OF COMMERCIAL SERVICES, CARNIVAL-AMUSEMENT SAFETY BOARD, ~~808 Southland~~, P.O. Box 30018, Lansing, Michigan 48909-7518 at a cost of ~~\$7.75~~ \$110.00. A copy of this code, published by the American national standards institute, is AVAILABLE FOR INSPECTION AT ~~on file in the Lansing office of the department of licensing and regulation~~ CONSUMER AND INDUSTRY SERVICES, BUREAU OF COMMERCIAL SERVICES, CARNIVAL-AMUSEMENT SAFETY BOARD 2501 WOODLAKE CIRCLE, OKEMOS, MICHIGAN, 48864, PHONE 517/ 241-9233. ~~and is available for public inspection.~~

R 408.834 Wire rope.

Rule 34. (1) ~~Wire rope shall be thoroughly examined~~ THE OWNER/OPERATOR OR PERSON DESIGNATED BY THE OWNER/OPERATOR SHALL THOROUGHLY EXAMINE WIRE ROPE. Wire rope found to be damaged shall be condemned and replaced with new rope of proper design and capacity. Any of the following conditions shall be cause for rope replacement:

- (a) In running ropes, 6 randomly distributed broken wires in 1 rope lay, or 3 broken wires in 1 strand in 1 rope lay. A rope lay is the length along the rope in which 1 strand makes a complete revolution around the rope.
 - (b) In pendants or standing ropes (ropes bearing the entire load and subjected to constant pressure and surge shocks), evidence of more than 1 broken wire in 1 rope lay.
 - (c) Abrasion, scrubbing, or peening causing loss of more than 1/3 of the original diameter of the outside wires.
 - (d) Severe corrosion.
 - (e) Severe kinking, severe crushing, or other damage resulting in distortion of the rope structure.
 - (f) Heat damage resulting from a torch or arc caused by contact with electrical wires.
 - (g) Reduction from normal diameter of more than 3/64 inch for diameters up to and including 3/4 inch; 1/16 inch for diameters 7/8 inch to 1-1/8 inches; 3/32 inch for diameters 1-1/4 inches to 1-1/2 inches. Marked reduction in diameter indicates deterioration of the core resulting in lack of proper support for the load-carrying strands. Excessive rope stretch or elongation may be an indication of internal deterioration.
 - (h) Bird-caging or other distortion resulting in some members of the rope structure carrying more load than others.
 - (i) Noticeable rusting or development of broken wires in the vicinity of attachments. If this condition is localized in an operating rope, the section in question can be eliminated by making a new attachment. This may be done rather than replacing the entire rope.
- (2) Wire ropes used to support, suspend, bear, or control forces and weights involved in the movement and utilization of tubs, cars, chairs, seats, gondolas, other carriers, the sweeps or other supporting members of a ride or device shall not be lengthened or repaired by splicing.
- (3) Couplings, sockets, and fittings shall be of a design and type approved by the board and installed in accordance with the instructions or specifications of the designer, engineer, or manufacturer.

R 408.837 Ride location.

Rule 37. (1) A ride shall be placed on solid footings and shall be secured to prevent shifting, tipping, swaying, or erratic motion. The provision pertinent to erratic motion or sway does not apply to a ride designed to permit flotation characteristics or flexibility. Use of shim blocks shall be kept to a minimum. Depressions in the ground near the ride footings shall be filled and tamped and adequate means of drainage shall be provided to prevent water from collecting and softening supporting areas. The area surrounding the ride shall be clear and shall be kept free from trash and tripping hazards.

(2) A fixed ride permanently erected in an amusement park shall be set on properly designed and constructed foundations or footings and shall be secured to these footings in A ~~such manner as~~ to prevent shifting, tipping, swaying, or erratic motion. The provision pertinent to erratic motion or sway does not apply to a ride designed to permit flotation characteristics or flexibility.

(3) A RIDE SHALL NOT OPERATE AT 1 LOCATION FOR MORE THAN 30 DAYS UNLESS EITHER APPROVED FOUNDATIONS OR FOOTINGS ARE INSTALLED, ACCORDING TO THE RECOMMENDATIONS OF THE MANUFACTURER.

R 408.838 Leveling and alignment.

Rule 38. Corner posts, central columns, or support structures of a ride designed to operate on a perpendicular axis shall be plumb and secured so that the path of the sweeps or platforms shall be level and operate on a true horizontal plane at right angles to the axis of the pivot. A ride ~~whose~~ with carriers ~~are~~ designed to operate on a horizontal axis shall be leveled so that the carriers ~~will~~ orbit in a true perpendicular plane. The base of a ride ~~employing~~ THAT HAS a combination of orbiting planes or a ride THAT HAS ~~whose~~ carriers THAT operate normally in a plane other than true horizontal or vertical shall be leveled and plumbed and secured so that they

will not tip or shift and will be stable under the most adverse operating conditions, except for a ride designed to permit flotation characteristics or flexibility or designed to operate properly whether the base is plumb or level or not.

R 408.839a Water slides.

Rule 39a. A water slide that conveys passengers shall, in addition to other applicable rules, be in compliance with all of the following requirements:

- (a) Each water slide shall be designed and constructed to have a minimum safety factor of 2.
- (b) Each water slide shall be designed and constructed to retain the passengers within the water slide during the ride.
- (c) At each loading area, a hard surface which is other than earth and which is reasonably level shall be provided. The surface shall be large enough to accommodate the intended quantity of passengers.
- (d) If the elevation of a loading surface of a water slide is more than 12 inches above the elevation of an adjacent area, then guardrails shall be installed on the exposed sides of the loading area.
- (e) A water slide may terminate in a swimming pool or in a body of water such as a lake, river, stream, or artificial lake or reservoir. The design of the slide and its termination point shall meet the requirements of the act and these rules.

(F) IF THE LANDING AREA OR RUNOUT OF A WATERSLIDE IS IN A PUBLIC SWIMMING POOL, THE LANDING AREA OR RUNOUT OF THE WATERSLIDE SHALL BE SPECIFIED BY THE DESIGNER IN ACCORDANCE WITH R 408.821 OF THESE RULES. SWIMMING IN THIS AREA, OTHER THAN TO EXIT THE FLUME OR LANDING OR RUNOUT AREA, IS PROHIBITED.

(G) IF THE LANDING AREA OR RUNOUT OF A WATERSLIDE IS IN AN ENCLOSED TANK OR IN A POOL USED ONLY TO EXIT THE WATERSLIDE RIDE, THE LANDING AREA OR RUNOUT SHALL BE SPECIFIED BY THE DESIGNER IN ACCORDANCE WITH R 408.821 OF THESE RULES. THIS LANDING AREA OR RUNOUT IS NOT A PUBLIC SWIMMING POOL

(H) The quality of the water in a swimming pool termination point is governed by rules for public swimming pools promulgated pursuant to the provisions of 1978 PA 368, MCL 333.12522 ~~section 12522 of Act No. 368 of the Public Acts of 1978, being §333.12522 of the Michigan Compiled Laws~~, and administered by the department of ENVIRONMENTAL QUALITY ~~community health~~. The quality of water in a termination point other than a swimming pool is governed by rules for bathing beach water quality promulgated pursuant to the provisions of 1978 PA 368, MCL 333.12544 ~~section 12544 of Act No. 368 of the Public Acts of 1978, being §333.12544 of the Michigan Compiled Laws~~, and administered by the department of ENVIRONMENTAL QUALITY ~~community health~~.

(i) ~~(g)~~ A water slide shall have at least 1 attendant located at the loading area at all times when the ride is being operated for the use of the public. A water slide attendant shall be trained, prepared, and capable of controlling the frequency of departure of passengers from the loading area. The design and operation of a loading area common to more than 1 course shall permit an attendant to remain knowledgeable of the disposition of each passenger. One attendant shall be sufficient to dispatch riders on more than 1 ~~one~~ course from a common loading area, IF ~~provided that~~ a mechanical system or operational controls are used to regulate rider dispatch on each affected course.

(J) ~~(h)~~ There shall be at least 1 attendant in the unloading area at all times when the ride is being operated for the use of the public. An attendant in an unloading area shall be trained in cardiopulmonary resuscitation and shall be trained, prepared, and capable of assisting any passenger exiting the water slide. One attendant shall be sufficient to operate the termination point common to more than 1 ~~one~~ water slide, IF ~~provided that~~ the owner-operator of the water slide shall provide sufficient attendants in the unloading area to ensure that each attendant

can scan the entire area for which he or she is responsible every 10 seconds and respond within the area within 20 seconds.

(K) (i) If the entire water slide is not visible to the attendant at the loading area or if the attendant is controlling entry to multiple courses, then some form of 2-way communication shall be provided between the attendants of the ride to ensure that passenger loading is stopped if there are problems.

R 408.841 Hazardous conditions.

Rule 41. During a lightning storm, high-wind storm, a period of tornado alert or warning, or fire, or when violence, riot, or other civil disturbance occurs or threatens TO OCCUR in an amusement park, a carnival lot, or in the AN ADJACENT area, ~~adjacent thereto~~, passengers shall BE evacuated from a ride and the ride shall be shut down and secured immediately. Operation shall not resume until the situation has returned to a normal, safe operating condition.

R 408.843 Personal injuries and deaths.

Rule 43. (1) Provision shall be made to render first aid when persons are injured on or around any ride.

(2) An owner/operator shall report, in writing to the department, an accident resulting in injury to any person within 24 hours after occurrence.

(3) In addition to the requirements of subrule (2) of this rule, the owner/operator shall immediately report to the department by telephone any accident in which a fatality occurs or a person suffers a fracture, concussion, laceration, or other traumatic injury requiring immediate surgical or medical care resulting from structural or mechanical failure of a ride, or in which it might appear that the construction, design, or function of the ride is directly involved. If an accident specified in this subrule occurs on a non-workday of the department, THE OWNER/OPERATOR SHALL REPORT THE INCIDENT TO THE DEPARTMENT BY 9:00 AM OF THE NEXT BUSINESS DAY. ~~immediate reporting shall be by 9:00 a.m. of the next workday of the department.~~ The DEPARTMENT, ~~director~~, after consultation with the owner/operator ~~and a determination of the necessity therefor~~, may require that the scene of such an accident be secured and not disturbed to any greater extent than necessary for removal of the deceased or injured persons. If a ride is removed from service DUE TO AN ACCIDENT, ~~by the director, he or she~~ THE DEPARTMENT shall order an immediate investigation OF THE SECURED SITE and the ride shall be released for repair and operation only after ~~complete~~ THE investigation IS COMPLETED.

R 408.844 Mechanical failure reports.

Rule 44. The owner/operator of a carnival-amusement ride shall report a major breakdown to the department within 24 hours after occurrence of the INCIDENT ~~incidence~~ by telephone or other media of immediate communication. The owner/operator shall confirm this report using the form provided by the department. This report shall be forwarded to the department within 7 days after the occurrence of the reportable incident. Upon being advised of a major breakdown, the DEPARTMENT ~~director, after reviewing the circumstances~~, may order the ride to be withheld from operation and the department shall conduct an immediate investigation. The ride shall be released for repair and operation only after COMPLETION OF THE DEPARTMENT INVESTIGATION. ~~thorough and complete investigation by the director.~~

R 408.852 Air compressors.

Rule 52. An air compressor, including the tanks, piping, and safety equipment, in an amusement park or carnival shall be constructed, equipped, and maintained to ensure safe operation at all times. An air receiver shall be constructed and a safety relief valve shall be constructed, installed, and maintained in accordance with the

American society of mechanical engineers' boiler and pressure vessel code, section VIII, 1968 1998 edition, which is adopted ~~herein~~ by reference and which may be inspected at the Lansing office of the Michigan department of CONSUMER AND INDUSTRY SERVICES ~~labor~~ BUREAU OF COMMERCIAL SERVICES, 2501 WOODLAKE CIRCLE, OKEMOS, MICHIGAN 48864, PHONE 517/241-9233. The standard may be purchased from the American Society of Mechanical Engineers, 22 LAW DRIVE, FAIRFIELD, NEW JERSEY 07007 ~~United Engineering Center, 345 East 47th Street, New York, New York 10017~~, AT A COST AS OF THE TIME OF ADOPTION OF THESE RULES OF \$385.00, or from the Michigan Department of CONSUMER AND INDUSTRY SERVICES, BUREAU OF COMMERCIAL SERVICES, 2501 WOODLAKE CIRCLE, OKEMOS MICHIGAN 48823, MAIL ADDRESS: P.O. BOX 30018 ~~Labor, 7150 Harris Drive, Box 30015~~, Lansing, Michigan 48909-7518, at a cost of \$440.00 ~~\$20.50~~ each.

R 408.876 Permit and inspection fees: amounts. Rescinded.

(1) ~~Permit fees to operate rides or devices, or both, in this state shall be assessed at \$10.00 each for each ride in accordance with the procedures specified in R 408.877.~~

(2) ~~An application for a special inspector commission shall be accompanied by a fee of \$2.00 for each individual.~~

(3) ~~Inspection fees shall be assessed as follows:~~

	Annual	Reinspection
Individual ride or device	\$15.00	\$15.00
Fixed roller coaster	\$50.00	\$50.00
Aerial tramway used for amusement	\$75.00	\$50.00

R 408.877 Permit and inspection fees; receipt and disbursement.

Rule 77. (1) Revenue from permits, annual inspections, reinspections, SPECIAL INSPECTOR commissions, or for any other services or requirements prescribed by the act or the rules shall be paid to the department. ~~which shall give receipts thereof.~~ Checks for these fees shall be made payable to "State of Michigan." ~~The department shall transmit such revenues to the state treasurer for credit to the general fund of the state.~~

(2) An owner/operator or his OR HER agent or representative is not required to make payment in any form for any service or any cause or purpose to an inspector or other representative of the department or the board. ~~All fees are to be paid directly to the office of the department.~~

R 408.881 Functions of THE DEPARTMENT generally.

Rule 81. (1) The DEPARTMENT ~~director~~ shall administer and enforce the provisions of the act and the rules promulgated in accordance with the provisions of the act, AND SHALL DO ALL OF THE FOLLOWING:

(A)(2) ~~He shall~~ Receive and review applications for permits to operate rides and devices and for special inspector commissions.

(B)(3) ~~He shall~~ Receive and issue receipts for ALL OF THE FOLLOWING:

(i) Fees for permits to operate rides and devices.

(ii) Fees for inspection for authorization to operate individual rides and devices.

(iii) Fees for special inspector commissions.

(iv) Fees for reinspections.

(C)(4) ~~He shall~~ Determine whether or not an applicant for a permit to operate rides or devices or for a special inspector commission conforms to these rules for the issuance of ~~such~~ a permit or commission and reject an application upon good cause.

(D)(5) ~~He shall~~ Issue, upon payment of the proper fees, permits to operate rides and devices, identification symbols, special inspector commissions to qualified applicants, and authorization to operate specific rides and devices conforming to these rules.

R 408.882 ~~Director; Modification of rules;~~ GRANTING OF WAIVERS OR VARIANCES BY DEPARTMENT.

Rule 82. (1) The DEPARTMENT ~~director~~ may, IN CONSULTATION with ~~the approval of the board,~~ grant a WAIVER OR A VARIANCE ~~modification of these rules~~ in a situation where practical difficulties or unnecessary hardship to comply with the rules is established ~~if the spirit of the rule is observed and~~ SO LONG AS public safety is secured.

(2) AN OWNER/OPERATOR OR OTHER PERSON SUBJECT TO THE ACT OR THESE RULES SHALL FILE a WRITTEN request for ~~modification~~ A WAIVER OR VARIANCE ~~shall be made in writing to~~ WITH the DEPARTMENT IN ACCORDANCE WITH THE PROVISIONS OF R 408.891. ~~director stating the grounds upon which the request is based.~~

(3) THE DEPARTMENT SHALL NOTIFY THE OWNER/OPERATOR, IN WRITING, OF THE DEPARTMENT'S DECISION TO GRANT OR TO DENY A WAIVER OR VARIANCE. ~~modification-~~ IF A WAIVER OR VARIANCE IS GRANTED BY THE DEPARTMENT, THE WRITTEN NOTICE TO THE OWNER/OPERATOR ~~shall be in writing and~~ shall describe the conditions under which the WAIVER OR VARIANCE ~~modification~~ is permitted, AND A TIME LIMIT, IF ANY. A record of the WAIVER OR VARIANCE ~~modification~~ shall be kept AT ~~in the DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES, BUREAU OF COMMERCIAL SERVICES office of the department at Lansing~~ 2501 WOODLAKE CIRCLE, OKEMOS, MICHIGAN, and be open to inspection by the public.

R 408.885 ~~Director;~~ Suspension and revocation of permits to operate.

Rule 85. The DEPARTMENT ~~director~~, subject to the appeal provisions ~~herein provided~~ IN R 408.891, may suspend or revoke the permit to operate of an owner/operator for ANY OF THE FOLLOWING:

- (A) Gross negligence.
- (B) Repeated disregard of inspection standards.
- (C) Misrepresentation of material information required as part of the application for A permit to operate.
- (D) Failure to comply with a safety order issued by the DEPARTMENT.
- (E) ~~director or his authorized representative,~~ Conduct in the operation of a carnival or an amusement park ~~in derogation or~~ WITH disregard of FOR public safety and welfare.
- (F) Lapsing of the required insurance coverage.
- (G) ~~or~~ Failure to pay fees within 30 days after issuance of authorization to operate rides or devices that are required under the provisions of the act and these rules.

R 408.886 ~~Director;~~ Suspension and revocation of special inspectors' commissions.

Rule 86. The ~~director,~~ DEPARTMENT, subject to the appeal provisions ~~herein provided~~ IN R.408.891, may suspend or revoke a special inspector commission for ANY OF THE FOLLOWING:

- (A) Gross incompetence, or gross negligence in the performance of duties and responsibilities for which ~~such~~ A commission is granted.
- (B) Misrepresentation.
- (C) Violation of the act or these rules.
- (D) ~~or~~ Other conduct prejudicial to the safe and proper operation and maintenance of a ride or device and capable of affecting the public safety and welfare.

R 408.887 Functions of special inspectors or owner/operators.

Rule 87. A special inspector or the owner/operator shall DO ALL OF THE FOLLOWING:

- (a) Certify to the daily inspection reports required by these rules which he OR SHE has prepared and completed or caused to be prepared and completed.
- (b) Be responsible for making prompt and timely reports of all matters requiring reports as provided by the act or these rules.
- (c) Be present on the premises when a ride or device is being operated for use by the public. The number of special inspectors required shall be determined by the ~~board~~ DEPARTMENT and shall be in reasonable ratio to the number of rides and devices being operated.

R 408.891 REQUESTS FOR WAIVERS OR VARIANCES; Appeals OF DENIALS OR SUSPENSION OF PERMITS; PROCEDURES.

Rule 91. (1) AN OWNER/OPERATOR OR OTHER INDIVIDUAL WHO SEEKS A WAIVER OR VARIANCE TO A REQUIREMENT IN THESE RULES MAY FILE A REQUEST WITH THE DEPARTMENT FOR A REVIEW BY THE CARNIVAL AMUSEMENT SAFETY BOARD. THE REQUEST SHALL BE IN WRITING AND DESCRIBE THE REASON FOR THE REQUESTED VARIANCE AND INDICATE THE MEANS BY WHICH PUBLIC SAFETY WILL BE ASSURED IF THE VARIANCE IS GRANTED.

(2) THE DEPARTMENT SHALL NOTIFY THE PERSON FILING A REQUEST FOR A VARIANCE OF THE DATE AND LOCATION OF THE BOARD MEETING AT WHICH THE APPEAL WILL BE REVIEWED AND MAY REQUEST ADDITIONAL INFORMATION TO SUPPORT THE REQUEST.

(3) OWNERS/OPERATORS FILING A REQUEST FOR A WAIVER OR VARIANCE HAVE THE RIGHT TO APPEAR BEFORE THE BOARD TO PROVIDE INFORMATION AND ANSWER QUESTIONS. HOWEVER, PERSONAL APPEARANCE BEFORE THE BOARD IS NOT MANDATORY FOR A REQUEST FOR A WAIVER OR VARIANCE TO BE CONSIDERED.

(4) THE DEPARTMENT SHALL NOTIFY, IN WRITING, THE PERSONS FILING A REQUEST FOR A WAIVER OR VARIANCE WHETHER THE REQUEST IS GRANTED OR DENIED.

(5) IF THE REQUEST FOR WAIVER OR VARIANCE IS DENIED, OWNER/OPERATORS MAY FILE AN APPEAL, IN WRITING, FOR RECONSIDERATION OF THE DENIAL AND HAVE THE RIGHT TO APPEAR BEFORE THE BOARD AND TO BE REPRESENTED BY COUNSEL. HOWEVER, PERSONAL APPEARANCE BEFORE THE BOARD IS NOT MANDATORY FOR AN APPEAL TO BE CONSIDERED.

(6) OWNERS/OPERATORS WHO HAVE BEEN AFFECTED BY A DECISION OF THE DEPARTMENT BASED UPON R 408.885 OR 408.886 MAY ALSO FILE AN APPEAL, IN WRITING, FOR REVIEW OF THE DECISION.

(7) THE DEPARTMENT SHALL NOTIFY PERSONS FILING AN APPEAL OF THE FINAL DECISION IN WRITING.

(8) A RECORD OF APPEALS AND THEIR DISPOSITION SHALL BE RETAINED IN THE OFFICES OF THE DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES, BUREAU OF COMMERCIAL SERVICES, 2501 WOODLAKE CIRCLE, OKEMOS, MICHIGAN, AND BE AVAILABLE FOR PUBLIC INSPECTION.

~~Rule 91. (1) Within 10 days After a decision made by THE DEPARTMENT the director affecting an owner/operator or other person subject to the act and these rules, the aggrieved owner/operator or individual may file an appeal with the board in writing WITH THE DEPARTMENT, stating therein the basis and reasons~~

~~for THE his appeal. The board, in the most expeditious manner possible, shall schedule a hearing for receiving 8 oral or written evidence in support of the appeal and any other evidence deemed necessary upon which to render the final decision. The board at the conclusion of the hearing, or within 5 days thereafter, may issue in writing its decision in the appeal.~~

~~(2) Appeal hearings may be scheduled by the board in Lansing or Detroit.~~

~~(3) Appeals and their disposition by the board shall be recorded in the Lansing office of the department and shall be indexed and made available for inspection by the public.~~

PART 5. SIGNS AND SAFETY WARNINGS

R 408.898 SIGNS AND SAFETY WARNINGS; REQUIREMENTS.

Rule 98. (1) AN OWNER/ OPERATOR SHALL DISPLAY LEGIBLE SIGNS AT ALL LOCATIONS REQUIRED IN SECTION 19 (1) OF THE ACT, AS FOLLOWS:

(A) SIGNS SHALL BE A MINIMUM SIZE OF 18 INCHES BY 24 INCHES WITH THE SIZE OF PRINTED LETTERING IN PROPORTION TO THE SIZE OF THE SIGN.

(B) SIGNS AT PARK ENTRANCES AND OTHER LOCATIONS DEFINED IN SECTION 19 (1) OF THE ACT SHALL HAVE STANDARD LANGUAGE TO INDICATE RIDER RESPONSIBILITIES DEFINED IN SECTION 18 (1) AND (2) OF THE ACT AS FOLLOWS:

THE FOLLOWING STATE LAW REQUIREMENTS WILL HELP TO ASSURE YOUR SAFETY.

PLEASE OBEY ALL POSTED SAFETY RULES AND ORAL INSTRUCTIONS FROM RIDE OPERATORS:

AVOID ANY ACTION THAT MAY INJURE YOU OR OTHERS.

STAY WITHIN THE LIMITS OF YOUR ABILITY.

USE SAFETY DEVICES AT ALL TIMES.

DO NOT INTERFERE WITH SAFETY DEVICES.

DO NOT DISCONNECT OR DISABLE SAFETY DEVICES.

DO NOT TOUCH THE OPERATOR'S CONTROLS.

DO NOT EXTEND YOUR ARMS OR LEGS BEYOND THE CARRIER OR SEATING AREAS.

DO NOT THROW OR DROP ANY OBJECT FROM OR TOWARDS A RIDE.

GET OFF RIDE PROPERLY AT THE DESIGNATED TIME AND PLACE.

CONTROL THE SPEED OR DIRECTION OF THE RIDE OR YOUR BODY AS INSTRUCTED.

DO NOT INTERFERE WITH SAFE OPERATION OF ANY RIDE.

DO NOT SWING OR BOUNCE ON RIDES UNLESS INSTRUCTED.

YOU MAY NOT GET ON A RIDE UNLESS:

YOU KNOW HOW TO GET ON, USE, AND GET OFF THE RIDE.

YOU HAVE READ, UNDERSTAND AND MEET EACH RIDE'S POSTED SIGNS AND SAFETY REQUIREMENTS.

YOU KNOW THE LIMITS OF YOUR ABILITY AND THAT THE RIDE WILL NOT EXCEED YOUR LIMITS.

YOU ARE NOT UNDER THE INFLUENCE OF ALCOHOL OR DRUGS.

YOU ARE AUTHORIZED BY THE OPERATOR TO GET ON THE RIDE.

(2) OPERATORS MAY CUSTOMIZE WORDING ON SIGNS POSTED AT INDIVIDUAL CARNIVAL AMUSEMENT RIDES , AS REQUIRED BY SECTION 19 (2) OF THE ACT. THE SIGNS AT INDIVIDUAL RIDES SHALL INCLUDE THE SPECIFIC INSTRUCTIONS NECESSARY FOR SAFE OPERATION OF THE RIDE. THE SIGNS SHALL INCLUDE ALL OF THE FOLLOWING CATEGORIES OF INFORMATION:

(A) OPERATIONAL INSTRUCTIONS.

(B) SAFETY GUIDELINES FOR RIDERS.

(C) RESTRICTIONS ON USE OF THE RIDE.

(D) BEHAVIOR OR ACTIVITIES WHICH ARE PROHIBITED.

(3) TO COMPLY WITH SECTIONS 18, 19, AND 20 OF THE ACT, ALL SIGNS SHALL INCLUDE THE FOLLOWING STATEMENT:

“STATE LAW REQUIRES RIDERS TO OBEY ALL WARNINGS AND DIRECTIONS FOR CARNIVAL OR AMUSEMENT RIDES, AND BEHAVE IN A MANNER THAT WILL NOT CAUSE OR CONTRIBUTE TO THE INJURY OF THEMSELVES OR OTHERS. RIDERS MUST REPORT INJURIES PRIOR TO LEAVING THE PREMISES.”

(4) THE LOCATION FOR REPORTING INJURIES SHALL BE LISTED IN BOLD LETTERS AT THE BOTTOM OF EACH SIGN.

NOTICE FOR PUBLIC HEARING

ORR # 2001-069

DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES

DIRECTOR'S OFFICE

CARNIVAL AND AMUSEMENT SAFETY

September 20, 2002

**2501 Woodlake Circle Okemos Michigan
Conference Room 1 1:00 p.m.**

The Department of Consumer and Industry Services will hold a public hearing on Friday, September 20, 2002 at the Bureau of Commercial Services, 2501 Woodlake Circle, Okemos, Michigan, in Conference Room 1 at 1:00 p.m. The hearing is being held to receive comments from the public on proposed changes to the Administrative Rules for Carnival Amusement Safety. Persons unable to attend the hearing may send comments via mail, or e-mail to the addresses listed in this notice. Comments must be received no later than September 27, 2002. Copies of the rules are available upon request.

Proposed changes include updating of the electrical, mechanical, ASTM, ANSI, DEQ water safety, fire, safety, and related state and national safety codes for the carnival amusement industry. The rules also provide simplified procedures for requests for variances, appeals, and guidelines for posted signs and notices which are required by recent amendments to the Carnival Amusement Safety Act. These amendments add rider responsibility provisions for the first time to the law governing the carnival-amusement industry in Michigan.

The rules [Rule Set 2001-069 CI] are published in the *Michigan Register*, August 16, 2002 and on the Michigan Government internet web site at <http://www.michigan.gov/orr> To request print or electronic copies of the rules, contact:

Dept. of Consumer and Industry Services
Nancy Dixon, Bureau of Commercial Services
P. O. Box 30018
Lansing MI 48909-7518

Phone: 517/241-9219. FAX: 517/241-7539. e-mail: ndixon@michigan.gov

The hearing will be conducted in compliance with the 1990 Americans with Disabilities Act, in an accessible building with handicap parking available.

Anyone needing assistance may call 517/241-9219 to make arrangements.

**EXECUTIVE ORDERS
AND
EXECUTIVE REORGANIZATION ORDERS**

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

(a) Executive orders and executive reorganization orders.”

EXECUTIVE ORDERS

EXECUTIVE ORDER

No. 2002 - 12

MICHIGAN HIGHER EDUCATION ASSISTANCE AUTHORITY

MICHIGAN HIGHER EDUCATION FACILITIES AUTHORITY

MICHIGAN HIGHER EDUCATION STUDENT LOAN AUTHORITY

MICHIGAN MUNICIPAL BOND AUTHORITY

STATE HOSPITAL FINANCE AUTHORITY

DEPARTMENT OF TREASURY

EXECUTIVE REORGANIZATION

WHEREAS, Article V, Section 1, of the Constitution of the state of Michigan of 1963 vests the executive power in the Governor; and

WHEREAS, Article V, Section 2, of the Constitution of the state of Michigan of 1963 empowers the Governor to make changes in the organization of the Executive Branch or in the assignment of functions among its units which he considers necessary for efficient administration; and

WHEREAS, the Department of Treasury serves as the fiscal agent for various state authorities, including the Michigan Higher Education Assistance Authority, the Michigan Higher Education Facilities Authority, the Michigan Higher Education Student Loan Authority, the Michigan Municipal Bond Authority, and the State Hospital Finance Authority; and

WHEREAS, the Department of Treasury is responsible for various state investment and debt management and issuance functions and assists these authorities with debt issuance to ensure that these functions are accomplished in a coordinated, cost-efficient and effective manner; and

WHEREAS, the Michigan Higher Education Assistance Authority, the Michigan Higher Education Facilities Authority, the Michigan Higher Education Student Loan Authority, the Michigan Municipal Bond Authority, and the State Hospital Finance Authority currently maintain separate administrative staff, resulting in a duplication of tasks and structure; and

WHEREAS, sound management dictates combining the administrative staff of the Michigan Higher Education Assistance Authority, the Michigan Higher Education Facilities Authority, the Michigan Higher Education Student Loan Authority, the Michigan Municipal Bond Authority, and the State Hospital Finance

Authority into a single work unit under the direction and supervision of the State Treasurer, thereby merging the administrative staff into a more efficient and coordinated management structure; and

WHEREAS, it is necessary in the interests of efficient administration and effectiveness of government to effect changes in the organization of the Executive Branch of government.

NOW, THEREFORE, I, John Engler, Governor of the state of Michigan, pursuant to the powers vested in me by the Constitution of the state of Michigan of 1963 and the laws of the state of Michigan, do hereby order the following:

I. DEFINITIONS

As used herein:

A. "Administrative staff" means any and all state classified personnel who perform any function for the authorities covered by the provisions of this Executive Order.

B. The "Department of Treasury" means the principal department created by Section 75 of Act No. 380 of the Public Acts of 1965, being Section 16.175 of the Michigan Compiled Laws.

C. The "Michigan Higher Education Assistance Authority" means the non-profit authority created as an agency within the Department of Education by Section 1 of Act No. 77 of the Public Acts of 1960, as amended, being Section 390.951 of the Michigan Compiled Laws, and transferred to the Department of Treasury by Executive Order 1995-3, being Section 12.181 of the Michigan Compiled Laws.

D. The "Michigan Higher Education Facilities Authority" means the public body corporate and politic created as an agency and instrumentality of the state within the Department of Education by Section 3 of Act No. 295 of the Public Acts of 1969, as amended, being Section 390.923 of the Michigan Compiled Laws, and transferred to the Department of Treasury by Executive Order 1992-2, being Section 390.940 of the Michigan Compiled Laws.

E. The "Michigan Higher Education Student Loan Authority" means the public body corporate and politic created within the Department of Education by Section 3 of Act No. 222 of the Public Acts of 1975, as amended, being Section 390.1153 of the Michigan Compiled Laws, and transferred to the Department of Treasury by Executive Order 1995-3, being Section 12.181 of the Michigan Compiled Laws.

F. The "Michigan Municipal Bond Authority" means the body corporate, separate and distinct from the state, created within the Department of Treasury by Act No. 227 of the Public Acts of 1985, as amended, being Section 141.1051 et seq. of the Michigan Compiled Laws.

G. The "State Hospital Finance Authority" means the public body corporate and politic of the state created within the Department of Treasury by Section 11 of Act No. 38 of 1969, as amended, being Section 331.41 of the Michigan Compiled Laws.

II. TRANSFERS

A. The administrative staff of the Michigan Higher Education Assistance Authority, the Michigan Higher Education Facilities Authority, the Michigan Higher Education Student Loan Authority, the Michigan Municipal Bond Authority, and the State Hospital Finance Authority are hereby combined into a single work unit under the direction and supervision of the State Treasurer, thereby merging the administrative staff from each separate authority into this work unit.

B. The Michigan Higher Education Assistance Authority, the Michigan Higher Education Facilities Authority, the Michigan Higher Education Student Loan Authority, the Michigan Municipal Bond Authority, and the State Hospital Finance Authority shall retain, with the exception of those functions set forth in paragraph II. C., all of the remaining statutory authority, powers, duties, and responsibilities, which they have and shall continue to exercise independently of the State Treasurer. These functions shall include, but not be limited to, the functions of rule-making, adjudication, licensing and regulation, and the prescription of rules, rates, regulations and standards as applicable. This transfer is subject to any agreement executed prior to the issuance of this order with note holders, bond holders or issuers of instruments that are guaranteed.

C. All administrative functions, including budgeting, procurement, personnel, and management functions related to the administrative staff of the Michigan Higher Education Assistance Authority, the Michigan Higher Education Facilities Authority, the Michigan Higher Education Student Loan Authority, the Michigan Municipal Bond Authority, and the State Hospital Finance Authority, including, but not limited to, the statutory authority, powers, duties and responsibilities related to administrative staff set forth in:

1. Section 7(d) of Act No. 77 of the Public Acts of 1960, as amended, being Section 390.957(d) of the Michigan Compiled Laws (power of Michigan Higher Education Assistance Authority to competitively contract for services, including contracts related to administrative staff);
2. Section 4(l) of Act No. 295 of the Public Acts of 1969, as amended, being Section 390.924(l) of the Michigan Compiled Laws (power of Michigan Higher Education Facilities Authority to appoint employees, describe their duties and fix their compensation subject to the civil service laws of the state);
3. Section 4(k) of Act No. 222 of the Public Acts of 1975, as amended, being Section 390.1154(k) of the Michigan Compiled Laws (power of Michigan Higher Education Student Loan Authority to appoint employees, describe their duties and fix their compensation subject to the rules promulgated by the state department of civil service);
4. Section 6(1) of Act No. 227 of the Public Acts of 1985, as amended, being Section 141.1056(1) of the Michigan Compiled Laws (power of Michigan Municipal Bond Authority Board to employ permanent or temporary employees); and
5. Section 12(j) of Act No. 38 of the Public Acts of 1969, as amended, being Section 331.42(j) of the Michigan Compiled Laws (power of the State Hospital Finance Authority to engage necessary personnel)

are hereby transferred to the State Treasurer.

D. The State Treasurer shall hereafter function as the appointing authority for the state classified administrative staff employees of the Michigan Higher Education Assistance Authority, the Michigan Higher Education Facilities Authority, the Michigan Higher Education Student Loan Authority, the Michigan Municipal Bond Authority, and the State Hospital Finance Authority.

III. MISCELLANEOUS

A. The State Treasurer shall, in the State Treasurer's discretion, ensure that the administrative staff resources available to the Michigan Higher Education Assistance Authority, the Michigan Higher Education Facilities Authority, the Michigan Higher Education Student Loan Authority, the Michigan Municipal Bond Authority, and the State Hospital Finance Authority are sufficient to perform the functions of the respective authorities as provided for by law.

B. The State Treasurer shall provide executive direction and supervision for the implementation of the transfer made under this Order. The assigned functions shall be administered under the direction and supervision of the State Treasurer.

C. The State Treasurer shall administer the assigned functions transferred by this Order in such ways as to promote efficient administration and shall make internal organizational changes as may be administratively necessary to complete the realignment of responsibilities prescribed by this Order.

D. All records, personnel, property, grants and unexpended balances of appropriations, allocations and other funds used, held, employed, available or to be made available for the activities, power, duties, functions and responsibilities transferred by this Order are hereby transferred to the State Treasurer.

E. The State Budget Director shall determine and authorize the most efficient manner possible for handling financial transactions and records in the state's financial management system for the remainder of the year.

F. All rules, orders, contracts, grants and agreements relating to the functions transferred to the Department of Treasury or the State Treasurer by this Order lawfully adopted prior to the effective date of this Order by the responsible state agency shall continue to be effective until revised, amended or rescinded.

G. Any suit, action or other proceeding lawfully commenced by, against or before any entity affected by this Order, shall not abate by reason of the taking effect of this Order. Any suit, action or other proceeding may be maintained by, against or before the appropriate successor of any entity affected by this Order.

H. The invalidity of any portion of this Order shall not affect the validity of the remainder thereof.

In fulfillment of the requirement of Article V, Section 2, of the Constitution of the state of Michigan of 1963, the provisions of this Executive Order shall become effective sixty (60) days from the filing of this Order.

Given under my hand and the Great Seal of the State of Michigan this _____ day of July, in the Year of our Lord, Two Thousand Two.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE

EXECUTIVE ORDERS

EXECUTIVE ORDER

No. 2002 – 13

OFFICE OF THE STATE EMPLOYER

DEPARTMENT OF MANAGEMENT AND BUDGET

DEPARTMENT OF CIVIL SERVICE

EXECUTIVE REORGANIZATION

WHEREAS, Article V, Section 1, of the Constitution of the State of Michigan of 1963 vests the executive power in the Governor; and

WHEREAS, Article V, Section 2, of the Constitution of the State of Michigan of 1963 empowers the Governor to make changes in the organization of the Executive Branch or in the assignment of functions among its units which he considers necessary for efficient administration; and

WHEREAS, Article XI, Section 5, of the Constitution of the State of Michigan of 1963 empowers the Michigan Civil Service Commission to fix rates of compensation for all classes of positions, to make rules and regulations covering all personnel transactions, and to regulate all conditions of employment in the state classified service; and

WHEREAS, the Office of State Employer currently administers the state employee benefit programs; and

WHEREAS, Executive Order 1996-5, being Section 38.1171 of the Michigan Compiled Laws, transferred the state employee benefit programs from the Department of Civil Service to the Department of Management and Budget, and the Director of the Department of Management and Budget delegated their administration to the Office of the State Employer; and

WHEREAS, the Office of the State Employer also administers the employee Quality Recognition System; and

WHEREAS, the state employee benefit programs and the Quality Recognition System may be more effectively and efficiently administered and coordinated within the Department of Civil Service following the statewide implementation of the Human Resource Management Network.

NOW, THEREFORE, I, John Engler, Governor of the State of Michigan, pursuant to the powers vested in me by the Constitution of the State of Michigan of 1963 and the laws of the State of Michigan, do hereby order the following:

I. DEFINITIONS

As used herein:

A. The "Department of Civil Service" means the principal department of state government created by Section 200 of Act No. 380 of the Public Acts of 1965, being Section 16.300 of the Michigan Compiled Laws. Pursuant to Section 201 of Act No. 380 of the Public Acts of 1965, being Section 16.301 of the Michigan Compiled Laws, the head of which is the Civil Service Commission.

B. The "Department of Management and Budget" means the principal department of state government created by Section 121 of Act No. 431 of the Public Acts of 1984, being Section 18.1121 of the Michigan Compiled Laws.

C. The "state employee benefit programs" means:

- the health screening program;
- the group insurance plans for medical, dental, vision, disability, life, and long-term care benefits;
- pretax benefit programs; and
- the COBRA and other insurance continuation programs.

D. The "Office of the State Employer" means the office created within the Department of Management and Budget by Executive Order 1979-5, whose duties include, but are not limited to, those assigned by Executive Orders 1979-5, 1981-3 and 1988-6.

E. The "Quality Recognition System" means the suggestion awards program and quality recognition system authorized by Act No. 325 of the Public Acts of 1978, as amended, being Sections 38.1161 et seq. of the Michigan Compiled Laws

II. TRANSFER

All of the authority, powers, duties, functions, and responsibilities of the Office of the State Employer and the Department of Management and Budget related to the administration of state employee benefit programs and the Quality Recognition System are hereby transferred from the Office of the State Employer and the Department of Management and Budget to the Department of Civil Service by Type II transfer, as defined by Section 3 of Act No. 380 of the Public Acts of 1965, as amended, being Section 16.103 of the Michigan Compiled Laws, to the Department of Civil Service.

III. MISCELLANEOUS

A. The State Personnel Director, in cooperation with the Director of the Office of the State Employer and the Director of the Department of Management and Budget, shall provide executive direction and supervision for the implementation of the transfer.

B. The State Budget Director shall determine and authorize the most efficient manner possible for handling financial transactions and records in the state's financial management system.

C. All records, personnel, property, and funds of the state employee benefit programs and Quality Recognition System used, held, employed, available to, or to be made available to the Office of the State Employer and the Department of Management and Budget for the powers, duties, functions, and responsibilities transferred to the Department of Civil Service by this Order are hereby transferred to the Department of Civil Service.

D. All rules, orders, contracts, agreements, or other obligations relating to the state employee benefit programs and Quality Recognition System lawfully adopted prior to the effective date of this Order shall continue to be effective until revised, amended, or repealed.

E. Any suit, action, or other proceeding lawfully commenced by, against, or before any entity affected by this order shall not abate by reason of the taken effect of this order.

F. Nothing contained in this Order shall diminish or limit the authority of the Civil Service Commission to exercise any authority granted to it under Article XI, Section 5 of the Constitution of the State of Michigan of 1963.

G. The invalidity of any portion of this Order shall not affect the validity of the remainder thereof.

In fulfillment of the requirement of Article V, Section 2, of the Constitution of the State of Michigan of 1963, the provisions of this Executive Order shall become effective on October 1, 2002.

Given under my hand and the Great Seal of the State of Michigan this _____ day of August, in the Year of our Lord, Two Thousand Two.

GOVERNOR

BY THE GOVERNOR:

SECRETARY OF STATE

**OPINIONS OF THE
ATTORNEY GENERAL**

MCL 14.32 states in part:

“It shall be the duty of the attorney general, when required, to give his opinion upon all questions of law submitted to him by the legislature, or by either branch thereof, or by the governor, auditor general, treasurer or any other state officer”

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(j) Attorney general opinions. ”

OPINIONS OF THE ATTORNEY GENERAL

DOMESTIC VIOLENCE: Words alone may constitute domestic violence

FAMILY INDEPENDENCE AGENCY:

Words alone, whether or not accompanied by physical conduct, may constitute "domestic violence" as that term is defined in the Domestic Violence Prevention and Treatment Act.

Opinion No. 7114

July 26, 2002

Honorable Doug Bovin
State Representative
The Capitol
Lansing, MI

You have asked whether words alone, unaccompanied by physical conduct, may constitute "domestic violence" as that term is defined in the Domestic Violence Prevention and Treatment Act.

The Domestic Violence Prevention and Treatment Act (Act), 1978 PA 389, MCL 400.1501 *et seq*, is "An Act to provide for the prevention and treatment of domestic violence" The Act creates a Domestic Violence Prevention and Treatment Board within the Michigan Family Independence Agency that awards grants and contracts to prevent and treat domestic violence. The Board has the power to develop standards for the implementation and administration of services and procedures to prevent domestic violence and to provide services and programs for victims of domestic violence. Section 4(b). The Act is civil in nature and does not impose criminal penalties or provide for protective orders.

The Act's original definition of "domestic violence," as found in section 1(c), read as follows:

(c) "Domestic violence" means a violent physical attack or *fear of violent physical attack* perpetrated by an assailant against a victim;. . . . [Emphasis added.]

This definition was broadened by 2000 PA 84, which amended section 1 and added specific language in subsection (d) that now defines "domestic violence" as follows:

(d) "Domestic violence" means the occurrence of any of the following acts by a person that is not an act of self-defense:

(i) Causing or attempting to cause physical or *mental harm* to a family or household member.

(ii) Placing a family or household member in *fear of* physical or *mental harm*.

(iii) Causing or attempting to cause a family or household member to engage in involuntary sexual activity by force, *threat of force*, or *duress*.

(iv) Engaging in activity toward a family or household member that would cause a reasonable person to *feel terrorized, frightened, intimidated, threatened, harassed, or molested*. [Emphasis added.]

The primary rule of judicial interpretation of statutes is to ascertain and give effect to the intent of the Legislature. *Frankenmuth Mut Ins Co v Marlette Homes, Inc*, 456 Mich 511, 515; 573 NW2d 611 (1998). The first criterion for determining legislative intent is the specific language of the statute. *In re MCI Telecommunications Complaint*, 460 Mich 396, 411; 596 NW2d 164 (1999). Where the language of a statute is clear and unambiguous, judicial construction is neither necessary nor permitted. *Lorencz v Ford Motor Co*, 439 Mich 370, 376; 483 NW2d 844 (1992).

Here the Act's definition of "domestic violence" is clear and unambiguous. The Legislature has clearly defined "domestic violence" to include several enumerated acts that can be readily accomplished by words alone. These acts include causing or attempting to cause "mental harm" to a family or household member, placing such person in "fear of mental harm," or engaging in any act toward such person that would cause a reasonable person to feel frightened, intimidated, or threatened. Causing a family or household member to fear

harm or to feel frightened, intimidated, or threatened may be accomplished by words alone. Based on the Act's express language, it must be concluded that domestic violence, as that term is defined in the Act, may include words alone, whether or not accompanied by physical conduct.

It is my opinion, therefore, that words alone, whether or not accompanied by physical conduct, may constitute "domestic violence" as that term is defined in the Domestic Violence Prevention and Treatment Act.

JENNIFER M. GRANHOLM
Attorney General

OPINIONS OF THE ATTORNEY GENERAL

BLUE CROSS & BLUE SHIELD: Authority of Blue Cross & Blue Shield of
CORPORATIONS: Michigan to convert or sell itself to a for-profit
entity

INSURANCE:

NONPROFIT HEALTH CARE
CORPORATION ACT:

The Nonprofit Health Care Corporation Reform Act does not authorize Blue Cross & Blue Shield of Michigan to convert itself from its special status as a nonprofit, tax-exempt, charitable and benevolent institution to a for-profit entity or to sell itself to a for-profit entity.

Opinion No. 7115

July 30, 2002

Honorable Paul Wojno
State Representative
The Capitol
Lansing, Michigan

You have asked whether the Nonprofit Health Care Corporation Reform Act authorizes Blue Cross & Blue Shield of Michigan to convert itself from its special status as a nonprofit, tax-exempt, charitable and benevolent institution to a for-profit entity or to sell itself to a for-profit entity.

In particular, you express concern about whether Blue Cross & Blue Shield of Michigan (BCBSM) can convert or sell itself to a mutual or stock insurance company which, for purposes of this opinion, are assumed to be other than nonprofit entities.

The People of this state have declared that the health of Michigan's citizens is a matter of primary public concern. Const 1963, art 4, § 51, provides that:

The public health and general welfare of the people of the state are hereby declared to be matters of primary public concern. The legislature shall pass suitable laws for the protection and promotion of the public health.

Under this authority, the Legislature enacted the Nonprofit Health Care Corporation Reform Act (Act), 1980 PA 350, MCL 550.1101 *et seq.*¹ BCBSM is the only health care corporation governed by the Act, which provides that "[a] health care corporation shall not be incorporated in this state except under this act." Section 201(1). The Act defines "health care corporation" to mean a nonprofit hospital service corporation, medical care corporation, or a consolidated hospital service and medical care corporation incorporated or reincorporated under this act, or incorporated or consolidated under former Act 108 or Act 109 of the Public Acts of 1939. Section 105(2).

Section 102, which declares the Legislature's intent and policy, provides in part that:

(1) It is the purpose of and intent of this act, and the policy of the legislature, to promote an appropriate distribution of health care services for all residents of this state, to promote the progress of the science and art of health care in this state, and to assure for nongroup and group subscribers, reasonable access to, and reasonable cost and quality of, health care services, in recognition that the health care financing system is an essential part of the general health, safety, and welfare of the people of this state. *Each corporation subject to this act is declared to be a charitable and benevolent institution and its funds and property shall be exempt from taxation by this state or any political subdivision of this state.*

(2) It is the intention of the legislature that this act shall be construed to provide for the regulation and supervision of *nonprofit* health care corporations by the commissioner of insurance so as to secure for all of the people of this state who apply for a certificate, the opportunity for access to health care services at a fair and reasonable price. [Emphasis added.]

¹ The two predecessor corporations of BCBSM were incorporated pursuant to original enabling legislation, 1939 PA 108 and 109, MCL 550.301 *et seq.*, and MCL 550.501 *et seq.*, respectively. Two 1974 amendments to the enabling legislation allowed for the consolidation of these two corporations. See MCL 550.309a, as added by 1974 PA 331, and MCL 550.503b, as added by 1974 PA 332. The consolidation occurred in 1975, resulting in the formation of BCBSM. 1980 PA 350 repealed 1939 PA 108 and 109. See the excellent "Historical Background" in *Blue Cross and Blue Shield of Michigan v Governor*, 422 Mich 1, 13-18;

As a nonprofit health care corporation subject to the Act, BCBSM's special status is reinforced in section 201(5) where the Legislature again declared that:

A health care corporation subject to this act is declared to be a charitable and benevolent institution, and its funds and property shall be exempt from taxation by this state or any political subdivision of this state.

Thus, the Legislature has expressly declared BCBSM to be a nonprofit, tax-exempt, charitable and benevolent institution. By doing so, the Michigan Legislature created a charitable trust for the benefit of Michigan's citizens. This trust may not be compromised by the diversion of BCBSM's charitable assets that are intended to benefit Michigan's citizens.² BCBSM's statutory duty is to provide access to health care at a fair and reasonable price to *all* Michigan citizens who apply for coverage. Its special legal status makes BCBSM Michigan's health insurer of last resort.

BCBSM's special status is recognized by its express exclusion from the laws regarding insurance companies and corporations generally. Section 201(4). Indeed, the Act places limitations on the name by which a nonprofit health care corporation may be known: "[T]he words insurance, casualty, surety, health and accident, mutual, or other words descriptive of the insurance or surety business" may not be included in its corporate name. Section 202(1)(c). The Act's provisions clearly demonstrate the Legislature's intent to distinguish BCBSM from an insurance business and to eliminate any confusion in identity with that of an insurance company. Thus, the Legislature did not intend BCBSM to become, to operate as, or to convert to a for-profit insurance company.

367 NW2d 1 (1985). See also David L. Hollister and Patience A. Drake, *The Nonprofit Health Care Corporation Reform Act of 1980*, 14 U Mich JLR 433 (1981).

In *Blue Cross & Blue Shield of Michigan v Governor*, 422 Mich 1,14-15; 367 NW2d 1 (1985), the Michigan Supreme Court recognized BCBSM's special status and unique mission by stating that:

BCBSM is a unique statutory creation, distinct from a private insurance company in that "it is not carried on as an insurance business for profit . . . , but rather it provides a method for promoting the public health and welfare in assisting . . . persons to budget' health care costs." Under its enabling legislation, BCBSM is not "subject to the laws of this state with respect to insurance corporations, except as provided in [the] act . . . [nor] with respect to corporations generally." Rather, BCBSM is, by legislative declaration, a non-profit "charitable and benevolent institution, and its funds and property shall be exempt from taxation by this state or any political subdivision of this state." [Emphasis added; citations omitted.]

The Michigan Supreme Court has characterized BCBSM as a *quasi-public, tax-exempt institution*. *Westland Convalescent Center v BCBSM*, 414 Mich 247, 264; 324 NW2d 851 (1982). A quasi-public corporation may not sell and transfer all of its property without legislative authorization. *Cumberland Tel & Tel Co v City of Evansville*, 127 F 187, 193 (D Ind, 1903) *aff'd* 143 F 238 (CA 7, 1906).

The general powers and duties of BCBSM's board of directors are set forth in section 301(1), which provides that:

The property and lawful business of a health care corporation existing and authorized to do business under this act shall be held and managed by a board of directors to consist of not more than 35 members. The board shall exercise the powers and authority necessary to carry out the lawful purposes of the corporation, as limited by this act and the articles of incorporation and the bylaws of the corporation. [Emphasis added.]

Thus, the Act limits the powers and authority of the BCBSM board of directors to those necessary to effectuate the corporation's purposes, "as limited by this act" and the corporation's articles of incorporation and bylaws.

² The Supervision of Trustees for Charitable Purposes Act, 1961 PA 101, MCL 14.251 *et seq*, confers on the Attorney General both the authority and the duty of overseeing Michigan charitable trusts for the purposes of representing the citizens of Michigan, protecting the trust corpus, and ensuring that the beneficiaries of the trust are the people of the State of Michigan.

Section 206(1) likewise imposes restrictions on BCBSM's acquisition and disposition of funds and property, as well as the transaction of corporation business, by providing that:

The funds and property of a health care corporation shall be acquired, held, and disposed of only for the *lawful purposes* of the corporation and *for the benefit of the subscribers of the corporation as a whole*. A health care corporation shall only transact such business, receive, collect, and disburse such money, and acquire, hold, protect, and convey such property, as are properly within the *scope of the purposes of the corporation as specifically set forth in section 202(1)(d), for the benefit of the subscribers of the corporation as a whole, and consistent with this act*. [Emphasis added.]

Thus, BCBSM may acquire, hold, and dispose of its funds and property only within the scope of its lawful purposes, consistent with the Act, and for the benefit of the subscribers as a whole.

The lawful purposes of a health care corporation are delineated in section 202(1)(d) of the Act, which provides that:

Persons associating to form a health care corporation under this act shall subscribe to articles of incorporation³ that shall contain all of the following:

* * *

(d) The *purposes of the corporation, which shall be:*

(i) To provide health care benefits.

(ii) To secure for *all* of the people of this state who apply for a certificate the opportunity for access to coverage for health care services at a fair and reasonable price.

(iii) To assure for nongroup and group subscribers reasonable access to, and reasonable cost and quality of, health care services.

(iv) To achieve the goals of the corporation relative to access, quality, and cost of health care services, as prescribed in section 504.

(v) To offer supplemental coverage to *all* medicare enrollees as provided in part 4A.

³ The articles of incorporation and amendments to the articles must be examined and certified by the Attorney General. Section 202(3) of the Act.

(vi) If under contract to serve as fiscal intermediary for the federal medicare program, to do all of the following:

(A) Carry out its contractual responsibilities efficiently, including the timely processing and payment of claims.

(B) Actively represent, in negotiations with the federal government and with providers of medical, hospital, and other health services for which benefits are provided under the federal medicare program, the interests of senior citizens as they relate to cost and quality of, and access to, health care services and administration of the program.⁴

(vii) To engage in activity otherwise *authorized by this act, within the purposes for which corporations may be organized under this act.*

* * *

(g) Other terms and conditions *not inconsistent with this act*, necessary for the conduct of the affairs of the corporation. [Emphasis added; footnotes added.]

The powers of a health care corporation are set forth in section 207 and are made expressly “subject to any limitation provided in this act,” in any other statute of this state, or in the health care corporation's articles of incorporation. Section 207, subsection (h) authorizes a health care corporation to establish or own a health maintenance organization subject to the requirements of the Public Health Code; subsection (o) empowers it to invest its funds, *inter alia*, in shares of an insurer, provided that the investment be limited to not more than 10% of the voting securities of the insurer, be approved by the Commissioner of Insurance and be determined by the Attorney General to be lawful under section 202; subsection (u) authorizes it to cease its activities and dissolve, subject to the Commissioner's authority under section 606(2); and subsection (x) authorizes it to establish, own, and operate a domestic stock insurance company but *only* for the purpose of acquiring, owning, and operating

⁴ BCBSM must consult with the Office of Services to the Aging and with senior citizens' organizations in regard to Medicare supplemental coverage. Section 207(2) of the Act.

the State Accident Fund pursuant to chapter 51 of the Insurance Code, under very specific limitations. Section 207(1) also restricts the actions of a health care corporation as follows:

A health care corporation, *subject to any limitation provided in this act*, in any other statute of this state, or in its articles of incorporation, may do any or all of the following:

* * *

(q) Sell, convey, lease, exchange, transfer or otherwise dispose of, or mortgage or pledge, or create a security interest in, any of its property, or an interest therein, wherever situated.

* * *

(t) Participate with others in any joint venture with respect to any transaction that the health care corporation *would have the power to conduct by itself*.

* * *

(v) Make contracts, transact business, carry on its operations, have offices, and exercise the powers granted by this act in any jurisdiction, *to the extent necessary to carry out its purposes under this act*.

(w) Have and exercise all powers *necessary or convenient to effect any purpose for which the corporation was formed*. [Emphasis added.]

None of these sections nor any other sections in the Act authorize BCBSM to sell itself or convert itself to a for-profit entity or to sell itself to a for-profit entity.

Section 216(1) permits a health care corporation to merge or consolidate only with (1) a corporation existing and authorized to do business under the Act, (2) a nonprofit dental care corporation under 1963 PA 125, MCL 550.351 *et seq*, or (3) a health maintenance organization pursuant to Part 210 of the Public Health

Code, 1978 PA 368, as amended, MCL 333.21001 *et seq.*⁵ Section 216(3), however, restricts the purpose of the surviving or consolidated corporation as follows:

The purpose of the surviving or consolidated corporation *shall incorporate the purposes* of each of the constituent corporations as set forth in their respective articles of incorporation in effect at the time of their respective adoptions of the plan of merger or consolidation. [Emphasis added.]

Thus, the purposes of each constituent corporation must be expressly incorporated and continued in any surviving or consolidated corporation. As a result, this section provides BCBSM no authority to abandon its legislatively mandated purpose and mission.

In *Sebewaing Industries, Inc v Village of Sebewaing*, 337 Mich 530, 545-547; 60 NW2d 444 (1953), the Michigan Supreme Court addressed whether powers not having been expressly granted nor prohibited were nevertheless to be implied from others that were conferred by statute. There the Court ruled that:

When a statute creates an entity, grants it powers and prescribes the mode of their exercise, *that mode must be followed and none other*. *Taylor v. Public Utilities Commission, supra* (4 Justices); (2 Lewis' Sutherland Statutory Construction [2d ed], §§ 491-493). When powers are granted by statute to its creature the enumeration thereof in a particular field must be deemed to exclude all others of a similar nature in that same field. So held in *Bank of Michigan v. Niles*, 1 Doug (Mich) 401 (41 Am Dec 575), in which this Court, in considering powers conferred upon a bank by its charter, said:

"The very grant of specified powers under restrictions, is an exclusion of other powers in reference to the same subject matter, not granted by the charter."

Similarly, as related to the powers of a corporation created under a general statute, 4 members of this Court, speaking in *People v. Gansley*, 191 Mich 357 (Ann Cas 1918E, 165), said:

⁵ Part 210 of the Public Health Code governing health maintenance organizations was repealed by 2000 PA 252, MCL 500.3501 *et seq.*

"It has been held that the powers are simply such as the statute confers, and that the enumeration of them implies exclusion of all others. *Thomas v. Railroad Co.*, 101 US 71 (25 L ed 950); *Pennsylvania R. Co. v. Railroad Co.*, 118 US 290, 309 (6 Sup Ct 1094, 30 L ed 83)." [Emphasis added.]

The Court held that no express power existed and none could be implied for the Village of Sebewaing to borrow money and to assume an obligation for the purpose of acquiring a city hall. Similarly, BCBSM cannot take actions that are not specifically permitted in the Act. As a creation of the Legislature, BCBSM possesses only that authority specifically granted by statute. See *Booth v Consumers Power Co*, 226 Mich App 368, 373; 573 NW2d 333 (1997).

A fair reading of the Act discloses no grant of authority for a health care corporation to convert its status to a for-profit status or to sell the corporation to a for-profit entity. Such action would contradict the manifest intention of the Legislature and the sound public policy underlying the Act, and would be inconsistent with the purposes for which a health care corporation may be organized under the Act. Nowhere has the Legislature granted to BCBSM or to its board of directors the authority to thwart the legislative intent and express policy stated in the Act, or to undermine BCBSM's unique status as a nonprofit, tax-exempt, charitable, and benevolent institution.

It is my opinion, therefore, that the Nonprofit Health Care Corporation Reform Act does not authorize Blue Cross & Blue Shield of Michigan to convert itself from its special status as a nonprofit, tax-exempt, charitable and benevolent institution to a for-profit entity or to sell itself to a for-profit entity.

JENNIFER M. GRANHOLM
Attorney General

**ENROLLED SENATE AND HOUSE BILLS
SIGNED INTO LAW OR VETOED
(2002 SESSION)**

Mich. Const. Art. IV, §33 provides: “Every bill passed by the legislature shall be presented to the governor before it becomes law, and the governor shall have 14 days measured in hours and minutes from the time of presentation in which to consider it. If he approves, he shall within that time sign and file it with the secretary of state and it shall become law . . . If he does not approve, and the legislature has within that time finally adjourned the session at which the bill was passed, it shall not become law. If he disapproves . . . he shall return it within such 14-day period with his objections, to the house in which it originated.”

Mich. Const. Art. IV, §27, further provides: “No act shall take effect until the expiration of 90 days from the end of the session at which it was passed, but the legislature may give immediate effect to acts by a two-thirds vote of the members elected to and serving in each house.”

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.

(c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.”

**ENROLLED SENATE AND HOUSE BILLS
SIGNED INTO LAW OR VETOED
(2002 SESSION)**

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
1		472	Yes	1/21	1/23	01/23/02	STATE; Funds; children's trust fund; revise investment options. (Sen. S. Johnson)
2	5027		Yes	1/21	1/23	01/23/02	HIGHWAYS; Name; renaming certain portion of M-69; designate as "Oscar G. Johnson Memorial Highway". (Rep. D. Bovin)
3		430	No	2/6	2/7	**	ENVIRONMENTAL PROTECTION; Other; dark sky preserve; repeal sunset. (Sen. B. Hammerstrom)
4		471	Yes	2/6	2/7	02/07/02	FINANCIAL INSTITUTIONS; Other; licensing of residential mortgage originator; clarify. (Sen. B. Leland)
5		615	Yes	2/6	2/7	02/07/02	HIGHWAYS; Name; renaming a certain portion of US-127; establish as the "Gary Priess Memorial Highway." (Sen. V. Garcia)
6	5436		Yes	2/14	2/14	02/14/02	PROPERTY; Conveyances; transfer of certain state owned properties in Tuscola county and Wayne county; provide for. (Rep. T. Meyer)
7		682	Yes	2/14	2/14	02/14/02	CHILDREN; Support; citation in divorce law; enact change necessitated by 2001 PA 107. (Sen. B. Hammerstrom)
8		683	Yes	2/14	2/14	02/14/02	CHILDREN; Support; citation in the family support act; enact changes necessitated by 2001 PA 111. (Sen. B. Hammerstrom)
9		684	Yes	2/14	2/14	02/14/02	CHILDREN; Support; citation in child custody act; enact change necessitated by 2001 PA 108. (Sen. B. Hammerstrom)
10		434	Yes	2/14	2/14	02/14/02	CHILDREN; Protection; reporting suspected child abuse or neglect; clarify provisions and add categories of mandated reporters. (Sen. B. Hammerstrom)

* - I.E. means Legislature voted to give the Act immediate effect.

** - Act takes effect on the 91st day after *sine die* adjournment of the Legislature.

*** - See Act for applicable effective date.

+ - Line item veto

- Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
11	4195		Yes	2/18	2/19	02/19/02	HEALTH FACILITIES; Nursing homes; individual responsible for receiving complaints and conducting complaint investigations; require nursing home to have such individual available 24 hours per day, 7 days per week. (Rep. B. Patterson)
12	4980		Yes	2/18	2/19	02/19/02	HIGHWAYS; Name; renaming certain portion of I-69; designate as "Purple Heart Highway." (Rep. P. DeWeese)
13	5005		Yes	2/18	2/19	2/19/02	TRANSPORTATION; Other; motor fuels quality; revise standards and penalties. (Rep. L. Julian)
14	5009		Yes	2/18	2/19	2/19/02	CHILDREN; Abuse or neglect; failure to report; increase penalties. (Rep. M. Middaugh)
15	4487		Yes	2/21	2/21	2/21/02	COMMERCIAL CODE; Sales; price of goods for which a writing is required for an enforceable contract; increase minimum to \$1,000.00. (Rep. J. Koetje)
16	4009		Yes	2/27	2/28	2/28/02	AGRICULTURE; Other; low-interest loans for certain agricultural disasters; provide for. (Rep. R. Jelinek)
17	4812		Yes	2/28	3/1	3/1/02	LIENS; Generally; ownership and lien rights of dies, molds, and forms ; revise. (Rep. A. Richner)
18	5382		Yes	2/28	3/1	3/1/2002 #	COMMERCIAL CODE; Secured transactions; reference to molder's lien act in secured transactions; amend uniform commercial code to provide. (Rep. M. Mortimer)
19	5023		Yes	3/4	3/4	03/04/02	COUNTIES; Other; recording requirements of register of deeds; revise. (Rep. A. Sanborn)
20	5024		Yes	3/4	3/4	03/04/02	PROPERTY; Land contracts; contracts for sale of land; eliminate witness requirement. (Rep. A. Sanborn)
21	5025		Yes	3/4	3/4	03/04/02	LAND USE; Land division; signatures on proprietor's certificate on the plat; eliminate witness requirement. (Rep. A. Sanborn)

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*** - See Act for applicable effective date.

+ - Line item veto

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
22	5186		Yes	3/4	3/4	03/04/02	COUNTIES ; Employees and officers; requirement for medical examiner to live in county of appointment; eliminate, and repeal acts and parts of acts. (Rep. G. Van Woerkom)
23	5022		Yes	3/4	3/4	03/04/02	COUNTIES ; Employees and officers; procedure for recording deeds and mortgages; eliminate witness requirement. (Rep. A. Sanborn)
24		505	No	3/5	3/6	** #	CRIMINAL PROCEDURE ; Sentencing guidelines; sentencing guideline provisions for possession of firearms on commercial airport property; provide for. (Sen. P. Hoffman)
25		718	Yes	3/5	3/6	03/06/02	WORKER'S COMPENSATION ; Insurers; certain assessments; revise. (Sen. B. Bullard Jr.)
26		496	Yes	3/5	3/6	03/06/02	INSURANCE ; Insurers; service of process in certain cases; provide for. (Sen. B. Bullard Jr.)
27	4028		Yes	3/5	3/6	03/06/02	LOCAL GOVERNMENT ; Other; spot blight designation and acquisition; provide for. (Rep. A. Richner)
28	5389		Yes	3/7	3/7	04/01/02	CRIMINAL PROCEDURE ; Sentencing guidelines; technical amendments; provide for. (Rep. W. McConico)
29	5390		Yes	3/7	3/7	04/01/02	CRIMINAL PROCEDURE ; Sentencing guidelines; technical amendments; provide for. (Rep. W. O'Neil)
30	5391		Yes	3/7	3/7	04/01/02	CRIMINAL PROCEDURE ; Sentencing guidelines; technical amendments; provide for. (Rep. J. Faunce)
31	5392		Yes	3/7	3/7	04/01/02	CRIMINAL PROCEDURE ; Sentencing guidelines; technical amendments; provide for. (Rep. L. Julian)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
32		493	Yes	3/7	3/7	03/07/02	INSURANCE ; Other; requirement for commissioner to obtain approval of a circuit court judge before issuing a subpoena in certain cases; eliminate. (Sen. B. Bullard Jr.)
33	5483		Yes	3/7	3/7	3/7/2002 #	BUSINESSES ; Nonprofit corporations; career development and distance learning; provide for in nonprofit corporation act. (Rep. J. Gilbert II)
34	5393		Yes	3/7	3/7	***	CRIMINAL PROCEDURE ; Sentencing guidelines; technical amendments; provide for. (Rep. J. Faunce)
35		541	Yes	3/7	3/7	05/15/02	AERONAUTICS ; Other; general amendments; provide for. (Sen. W. North)
36	5482		Yes	3/7	3/7	03/07/02	BUSINESSES ; Nonprofit corporations; establishment and operation of registered distance learning corporations; authorize. (Rep. J. Allen)
37		604	Yes	3/7	3/7	03/07/02	INSURANCE ; Property and casualty; mandatory exams of rating organizations; eliminate. (Sen. V. Garcia)
38		605	Yes	3/7	3/7	03/07/02	INSURANCE ; No-fault; reference to public service commission certification; revise to the department of transportation. (Sen. M. Goschka)
39	5139		Yes	3/11	3/12	03/12/02	EDUCATION ; School districts; access to high school campus and certain student directory information for official armed forces recruiting representatives; require. (Rep. W. Kuipers)
40	4690		Yes	3/11	3/12	03/12/02	STATE ; Interstate compacts and agreements; Michigan participation in the interstate compact for adult offender supervision; establish. (Rep. C. LaSata)
41	5337		Yes	3/11	3/12	03/12/02	TRANSPORTATION ; Carriers; weight restrictions on certain highways or roads; revise. (Rep. J. Gilbert II)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
42	4987		Yes	3/12	3/12	03/12/02	OCCUPATIONS; Real estate; procedure for a deposit held by an escrowee; clarify. (Rep. M. Bishop)
43		180	Yes	3/13	3/14	03/14/02	CRIMES; Prostitution; qualifying underlying offenses to establish second, third, and subsequent offense violations; amend. (Sen. B. Schuette)
44	4325		Yes	3/13	3/14	6/1/2002 #	CRIMES; Prostitution; criteria for determining prior prostitution offenses; amend to include consideration of local ordinance violations. (Rep. C. Bisbee)
45	5449		Yes	3/13	3/14	6/1/2002 #	CRIMES; Prostitution; age limit restricting prosecution for certain prostitution violations; revise, and eliminate requirement of knowledge of age of child for certain other sex-related crimes. (Rep. J. Gilbert II)
46		1029	Yes	3/13	3/14	6/1/2002 #	CRIMES; Prostitution; age limit for charging certain prostitution violations; revise. (Sen. T. McCotter)
47	5033		Yes	3/13	3/14	6/1/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; sentencing guidelines for crime of soliciting child to commit an immoral act; enact. (Rep. M. Kowall)
48		880	Yes	3/14	3/14	11/1/2002 #	PUBLIC UTILITIES; Other; fee structures for use of public rights-of-way; provide for. (Sen. J. Schwarz)
49		881	Yes	3/14	3/14	03/14/02	COMMUNICATIONS; Telecommunications; Michigan community communications development authority; create. (Sen. L. Stille)
50		999	Yes	3/14	3/14	3/14/2002 #	PROPERTY TAX; Other; credit for the purchase and installation of certain telecommunications equipment; provide for. (Sen. V. Garcia)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
51	4672		Yes	3/12	3/15	03/15/02	EDUCATION ; Other; model local policy concerning the administration of medications to students at school; provide for. (Rep. J. Hansen)
52		796	Yes	3/12	3/15	*** #	NATURAL RESOURCES ; Trust funds; natural resources trust fund; provide for expanded investment authority. (Sen. G. McManus Jr.)
53		797	Yes	3/12	3/15	*** #	VETERANS ; Trust fund; investment authority; expand. (Sen. V. Garcia)
54		798	Yes	3/12	3/15	*** #	NATURAL RESOURCES ; Trust funds; state parks endowment fund; provide for expanded investment authority. (Sen. C. Dingell)
55		799	Yes	3/12	3/15	*** #	NATURAL RESOURCES ; Trust funds; nongame fish and wildlife trust fund; expand investment authority. (Sen. A. Smith)
56		800	Yes	3/12	3/15	*** #	NATURAL RESOURCES ; Trust funds; game and fish protection trust fund; expand investment authority. (Sen. L. Bennett)
57		801	Yes	3/12	3/15	*** #	NATURAL RESOURCES ; Trust funds; Michigan civilian conservation corps endowment fund; expand investment authority. (Sen. D. Koivisto)
58	5404		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. J. Allen)
59	5405		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of school districts to pay for loans from state; modify. (Rep. M. Bishop)
60	5406		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority for emergency loans for school districts; repeal. (Rep. L. DeVuyst)
61	5407		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. J. Gilbert II)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
62	5408		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. J. Howell)
63	5409		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. J. Koetje)
64	5410		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. M. Middaugh)
65	5414		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. S. Thomas III)
66	5412		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. G. Van Woerkom)
67	5413		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. S. Vear)
68	5416		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. L. Lemmons III)
69	5417		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. A. Lipsey)
70	5418		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the revised school code; modify. (Rep. J. Rivet)
71	5419		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the school aid act; modify. (Rep. M. Waters)
72	5420		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of community colleges; modify. (Rep. P. Zelenko)
73	5423		Yes	3/14	3/15	03/15/02	LOCAL GOVERNMENT ; Bonds; bonding authority of community colleges; modify. (Rep. M. Pumford)

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+ - Line item veto

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
74		592	Yes	3/14	3/15	03/15/02	INSURANCE; Third party administrators; requirement that third party administrators have administrative service manager; eliminate. (Sen. B. Bullard Jr.)
75		692	Yes	3/14	3/15	03/15/02	LAND USE; Farmland and open space; agricultural conservation easement or purchase of development rights; provide that entry into automatically terminates development rights agreement without lien and entitles landowner to tax credit and revise circumstances for relinquishment of farmland from development rights agreement. (Sen. B. Hammerstrom)
76	5119		Yes	3/14	3/15	03/15/02	LIQUOR; Licenses; small distillery license fee; decrease. (Rep. S. Rocca)
77	5585		Yes	3/21	3/21	03/21/02	CIVIL PROCEDURE; Civil actions; interest on judgment on a written instrument evidencing indebtedness that bears an interest rate; revise to make application of recent change prospective and provide mechanism for fixing rate when instrument bears a variable interest rate. (Rep. A. Richner)
78	5205		Yes	3/25	3/25	03/25/02	TRANSPORTATION; Carriers; number of axles allowed on certain designated highways; clarify. (Rep. J. Gilbert II)
79	4859		Yes	3/25	3/25	03/25/02	CORRECTIONS; Employees; record of controlled substance offenses that were subject to dismissal and discharge; allow to be used by department of corrections or law enforcement agencies for specified purposes. (Rep. L. Julian)
80	5434		No	3/25	3/25	**	TRADE; Other; grain dealers act; provide general amendments. (Rep. T. Meyer)
81	4860		Yes	3/25	3/25	03/25/02	NATURAL RESOURCES; Hunting; requirement for lottery to issue wild turkey hunting license; eliminate. (Rep. M. Mortimer)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
82	5026		Yes	3/25	3/26	03/26/02	WEAPONS; Firearms; transportation requirements for certain firearms ; clarify. (Rep. S. Vear)
83		884	Yes	3/25	3/26	03/26/02	LEGISLATURE; Auditor general; reference to auditor general in vocational education acts; eliminate. (Sen. T. McCotter)
84		885	Yes	3/25	3/26	03/26/02	LEGISLATURE; Auditor general; reference to auditor general in social welfare act; eliminate. (Sen. T. McCotter)
85		886	Yes	3/25	3/26	03/26/02	LEGISLATURE; Auditor general; reference to auditor general regarding commitment to certain institutions; eliminate. (Sen. T. McCotter)
86		888	Yes	3/25	3/26	03/26/02	LEGISLATURE; Auditor general; reference to auditor general regarding certain auction duties; eliminate. (Sen. T. McCotter)
87		890	Yes	3/25	3/26	03/26/02	LEGISLATURE; Auditor general; act regarding Michigan dairymen's association; repeal. (Sen. T. McCotter)
88		894	Yes	3/25	3/26	03/26/02	LEGISLATURE; Auditor general; reference to auditor general in the code of criminal procedure; eliminate. (Sen. T. McCotter)
89		895	Yes	3/25	3/26	03/26/02	LEGISLATURE; Auditor general; reference to auditor general in the prison code; eliminate. (Sen. T. McCotter)
90		690	Yes	3/26	3/26	03/26/02	STATE; Authorities; authority to oversee the operation of certain types of airports including Detroit metropolitan Wayne county airport; create. (Sen. G. Steil)
91	5216		Yes	3/26	3/27	4/9/2002 #	ELECTIONS; Voting equipment; uniform statewide voting system; provide for under certain conditions. (Rep. B. Patterson)
92	5674		No	3/27	3/27	**	COURTS; Circuit court; certain judicial circuits and judicial districts; reform, and allow the office of district judge and probate judge to be combined in certain counties. (Rep. K. Bradstreet)

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- Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
93	5732		Yes	3/27	3/27	3/27/2002 #	RETIREMENT ; State employees; early retirement for certain state employees; allow under certain circumstances. (Rep. P. DeWeese)
94	5110		Yes	3/27	3/27	3/27/2002 #	RETIREMENT ; Public school employees; public pension protection and health advance funding; provide for. (Rep. S. Caul)
95	5112		Yes	3/27	3/27	3/27/2002 #	RETIREMENT ; Judges; public pension protection; provide for. (Rep. A. Lipsey)
96	5113		Yes	3/27	3/27	3/27/2002 #	RETIREMENT ; State police; public pension protection; provide for. (Rep. C. Brown)
97	5114		Yes	3/27	3/27	3/27/2002 #	RETIREMENT ; Legislative; public pension protection; provide for. (Rep. S. Thomas III)
98	5111		Yes	3/27	3/27	3/27/2002 #	RETIREMENT ; Fire and police; public pension protection; provide for. (Rep. J. Howell)
99	5109		Yes	3/27	3/27	3/27/2002 #	RETIREMENT ; State employees; public pension protection; provide for. (Rep. J. Voorhees)
100	5108		Yes	3/27	3/27	3/27/2002 #	RETIREMENT ; Generally; public pension protection act; enact. (Rep. J. Vander Roest)
101	5125		Yes	3/27	3/27	07/01/02	CRIMES ; Larceny; manufacture, distribution, or possession of a theft detection shielding device or of a tool designed to deactivate or remove a theft detection device; prohibit and provide penalties. (Rep. M. Bishop)
102	5126		Yes	3/27	3/27	7/1/2002 #	CRIMINAL PROCEDURE ; Sentencing guidelines; sentencing guidelines for a theft detection device offense; enact. (Rep. M. Bishop)
103		887	Yes	3/27	3/27	03/27/02	LEGISLATURE ; Auditor general; reference to auditor general regarding compensation of injured peace officers; eliminate. (Sen. T. McCotter)
104		889	Yes	3/27	3/27	03/27/02	LEGISLATURE ; Auditor general; reference to auditor general regarding protective committees; eliminate. (Sen. T. McCotter)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
105		892	Yes	3/27	3/27	03/27/02	LEGISLATURE ; Auditor general; reference to auditor general in the insurance code of 1956; eliminate. (Sen. T. McCotter)
106		896	Yes	3/27	3/27	03/27/02	LEGISLATURE ; Auditor general; reference to auditor general in university funds; eliminate. (Sen. T. McCotter)
107	5145		Yes	3/27	3/27	03/27/02	NATURAL RESOURCES ; Other; conservation district annual meeting; allow for change of date. (Rep. D. Mead)
108	4937		Yes	3/27	3/27	03/27/02	NATURAL RESOURCES ; Fishing; minimum age for voluntary all-species fishing license; eliminate. (Rep. S. Tabor)
109		543	Yes	3/27	3/27	07/01/02	LIENS ; Garage keepers; garage keeper's lien act; clarify certain procedures. (Sen. L. Bennett)
110		678	Yes	3/27	3/27	03/27/02	USE TAX ; Collections; motor vehicles held for resale; define price tax base. (Sen. B. Bullard Jr.)
111	5327		Yes	4/1	4/1	04/01/02	EDUCATION ; Curricula; model financial literacy programs; provide for. (Rep. M. Bishop)
112		730	Yes	3/29	4/1	04/22/02	CRIMINAL PROCEDURE ; Search and seizure; search warrant affidavits; revise procedures. (Sen. S. Johnson)
113		930	Yes	3/29	4/1	4/22/2002 #	CRIMES ; Other; certain acts relating to terrorism; prohibit and provide penalties. (Sen. D. DeGrow)
114		936	Yes	3/29	4/1	5/1/2002 #	CRIMINAL PROCEDURE ; Grand jury; certain grand jury information regarding terrorism-related offenses; clarify information sharing procedures. (Sen. B. Bullard Jr.)
115		939	Yes	3/29	4/1	4/22/2002 #	CRIMES ; Other; crime of obtaining certain diagrams or descriptions of vulnerable targets with the intent to commit a terrorist act; create. (Sen. J. Schwarz)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
116		940	Yes	3/29	4/1	4/22/2002 #	CRIMES; Definitions; definition of vulnerable target in explosives chapter of penal code; expand to include stadiums, critical transportation infrastructures, and public services providers. (Sen. W. North)
117		942	Yes	3/29	4/1	4/22/2002 #	CRIMES; Other; use of the internet or other electronic or telecommunication system or device to disrupt critical infrastructures or governmental operations; provide penalties. (Sen. B. Hammerstrom)
118		943	Yes	3/29	4/1	05/01/02	TRANSPORTATION; Carriers; penalties for the transportation of hazardous materials without a hazardous materials endorsement; increase. (Sen. K. Sikkema)
119		948	Yes	3/29	4/1	4/22/2002 #	CRIMINAL PROCEDURE; Statute of limitations; statute of limitations for certain crimes involving terrorism; eliminate. (Sen. M. Goschka)
120		949	Yes	3/29	4/1	4/22/2002 #	CRIMINAL PROCEDURE; Sentencing; restitution to all governmental entities for terrorist activities; require. (Sen. L. Bennett)
121		994	Yes	3/29	4/1	04/01/02	MILITARY AFFAIRS; Other; military leaves and reemployment protection for members of the military who have been called to active service; clarify. (Sen. A. Miller Jr.)
122		995	Yes	3/29	4/1	4/22/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; certain crimes involving terrorism; include in sentencing guidelines. (Sen. D. Koivisto)
123		996	Yes	3/29	4/1	4/22/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; sentencing guidelines for crime of certain threats and false reports relating to terrorism; enact. (Sen. D. Byrum)
124		997	Yes	3/29	4/1	4/22/2002 #	CRIMES; Other; terrorism; include as predicate offense for racketeering violation. (Sen. B. Leland)

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125		1005	Yes	3/29	4/1	04/01/02	HEALTH FACILITIES; Hospitals; biohazard detection and handling plan; require each hospital to establish. (Sen. M. Scott)
126	4037		Yes	3/29	4/1	04/22/02	TRAFFIC CONTROL; Driver license; penalties for an individual who reproduces, alters, counterfeits, forges, or duplicates a license photograph; increase. (Rep. J. Faunce)
127	5041		Yes	3/29	4/1	4/22/2002 #	TRAFFIC CONTROL; Driver license; sentencing guidelines for crimes relating to forging driver licenses; enact. (Rep. J. Kooiman)
128	5270		Yes	3/29	4/1	04/22/02	CRIMINAL PROCEDURE; Search and seizure; search warrant affidavits; declare to be nonpublic information. (Rep. S. Caul)
129	5295		Yes	3/29	4/1	04/22/02	CRIMINAL PROCEDURE; Jurisdiction; jurisdiction for prosecution of criminal offense; clarify. (Rep. G. DeRossett)
130	5349		Yes	3/29	4/1	05/01/02	CIVIL RIGHTS; Public records; critical infrastructure; exempt from freedom of information act. (Rep. M. Shulman)
131	5495		Yes	3/29	4/1	4/22/2002 #	CRIMES; Other; certain acts relating to terrorism; prohibit and provide penalties. (Rep. J. Howell)
132	5496		Yes	3/29	4/1	05/01/02	STATE; Planning; Michigan emergency management act; revise powers and duties. (Rep. G. Newell)
133	5501		Yes	3/29	4/1	05/01/02	MILITARY AFFAIRS; Other; procedure for granting immunity to certain military personnel ordered to respond to acts or threats of terrorism, procedure for apprehending individuals, access restrictions to real property used for military purposes, and plans for defense of state; authorize and clarify. (Rep. R. Richardville)

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134	5506		Yes	3/29	4/1	04/22/02	CRIMES ; Other; crime of using, delivering, or possessing an imitation explosive; include possession as violation. (Rep. C. Phillips)
135	5507		Yes	3/29	4/1	04/22/02	CRIMES ; Other; penalties for knowingly placing a harmful substance in food or water supply; increase. (Rep. G. Woronchak)
136	5509		Yes	3/29	4/1	4/22/2002 #	CRIMES ; Money laundering; terrorism; include in definition of “specified criminal offense”. (Rep. N. Quarles)
137		946	Yes	4/1	4/1	4/22/2002 #	CRIMINAL PROCEDURE ; Sentencing guidelines; certain crimes involving terrorism; include in sentencing guidelines. (Sen. W. Van Regenmorter)
138		468	Yes	4/1	4/1	04/01/02	PROPERTY ; Conveyances; certain parcels of state owned property in Genesee, Wayne, and Kalkaska counties; provide for conveyance. (Sen. J. Cherry Jr.)
139		899	Yes	4/1	4/1	04/01/02	LEGISLATURE ; Auditor general; reference to auditor general for federal roads; eliminate. (Sen. T. McCotter)
140	5511		Yes	4/1	4/1	4/22/2002 #	CRIMES ; Definitions; definition of vulnerable target in explosives chapter of penal code; expand to include certain other structures and facilities. (Rep. L. Toy)
141	5512		Yes	4/1	4/1	4/22/2002 #	CRIMINAL PROCEDURE ; Other; compensation to victims and payment of expenses for government response for terrorism-related offenses; provide for. (Rep. G. Jacobs)
142	5513		Yes	4/1	4/1	05/01/02	CRIMINAL PROCEDURE ; Forfeiture; seizure and forfeiture of property used in connection with a terrorism-related offense; provide for. (Rep. C. LaSata)

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143	5520		Yes	4/1	4/1	4/22/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; certain crimes involving terrorism; include in sentencing guidelines. (Rep. D. Bovin)
144		1105	Yes	4/1	4/1	4/1/2002 +	APPROPRIATIONS; Higher education; higher education; provide for fiscal year 2002-2003. (Sen. J. Schwarz)
145		902	Yes	4/1	4/2	04/02/02	LEGISLATURE; Auditor general; reference to auditor general in hospitals and sanatoria; eliminate. (Sen. T. McCotter)
146	5400		Yes	4/1	4/2	04/02/02	INSURANCE; Life; ability to provide excess loss insurance; provide for. (Rep. L. Julian)
147	5328		Yes	4/1	4/2	04/02/02	PROPERTY; Land contracts; definition of “real estate mortgage”; clarify. (Rep. M. Bishop)
148	5118		Yes	Unsigned	4/5	04/05/02	NATURAL RESOURCES; Gas and oil; slant drilling beneath Great Lakes; prohibit except for existing leases. (Rep. S. Shackleton)
149	5021		Yes	4/8	4/8	07/01/02	TRAFFIC CONTROL; Speed restrictions; penalties for violation of speed limit in construction zone; increase number of points added to driving record. (Rep. J. Allen)
150		811	Yes	4/8	4/8	04/08/02	TRANSPORTATION; Other; use of rights-of-way, structures, welcome centers, and rest stops for commercial intelligent transportation system applications; allow. (Sen. B. Bullard Jr.)
151		812	Yes	4/8	4/8	04/08/02	TRANSPORTATION; Other; use of rights-of-way, structures, welcome centers, and rest stops for commercial intelligent transportation system applications; allow. (Sen. B. Bullard Jr.)
152	5422		Yes	4/8	4/8	04/08/02	LOCAL GOVERNMENT; Bonds; bonding authority of community colleges; modify. (Rep. T. Meyer)

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153		897	Yes	4/8	4/8	04/08/02	LEGISLATURE; Auditor general; reference to auditor general regarding veterans' trust funds; eliminate. (Sen. T. McCotter)
154		898	Yes	4/8	4/8	04/08/02	LEGISLATURE; Auditor general; reference to auditor general in state board of equalization; eliminate. (Sen. T. McCotter)
155		900	Yes	4/8	4/8	04/08/02	AGRICULTURE; Other; act to reimburse for pest eradication; repeal. (Sen. T. McCotter)
156		901	Yes	4/8	4/8	04/08/02	LEGISLATURE; Auditor general; reference to auditor general for agricultural college lands; eliminate. (Sen. T. McCotter)
157		385	Yes	4/8	4/8	01/01/03	EDUCATION; Board members; requirements for nomination as a candidate for office of school board; revise. (Sen. K. Sikkema)
158		386	Yes	4/8	4/8	01/01/03	ELECTIONS; Candidates; requirements for nomination as a candidate for county commissioner; revise. (Sen. T. McCotter)
159		387	Yes	4/8	4/8	01/01/03	LIBRARIES; District; requirements for nomination as a candidate for district library board; revise. (Sen. B. Hammerstrom)
160		388	Yes	4/8	4/8	01/01/03	LIBRARIES; Other; requirements for nomination as a candidate for office of library board; revise. (Sen. B. Hammerstrom)
161		1100	Yes	4/8	4/8	04/08/02	APPROPRIATIONS; Community colleges; community and junior colleges; provide for fiscal year 2002-2003. (Sen. H. Gast)
162		397	Yes	4/8	4/8	04/08/02	STATE; Symbol; mastodon; establish as state fossil. (Sen. T. McCotter)
163	5335		Yes	4/9	4/9	04/09/02	ELECTIONS; Ballots; provisions regulating names and designations on ballots; revise and clarify. (Rep. A. Richner)
164		346	Yes	4/10	4/11	04/11/02	TORTS; Liability; definition of wrongful or negligent act against a pregnant individual; expand to include the death of the embryo or fetus. (Sen. W. Van Regenmorter)

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165		971	Yes	4/10	4/11	04/11/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the property tax act; modify. (Sen. S. Johnson)
166		973	Yes	4/10	4/11	04/11/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the property tax act; modify. (Sen. D. Byrum)
167		903	Yes	4/23	4/23	04/23/02	LEGISLATURE ; Auditor general; reference to auditor general regarding certain universities; eliminate. (Sen. T. McCotter)
168		904	Yes	4/23	4/23	04/23/02	LEGISLATURE ; Auditor general; reference to duties of the auditor general for certain forest roads; eliminate. (Sen. T. McCotter)
169		905	Yes	4/23	4/23	04/23/02	LEGISLATURE ; Auditor general; reference to duties of the auditor general regarding certain education funds; eliminate. (Sen. T. McCotter)
170		906	Yes	4/23	4/23	04/23/02	LEGISLATURE ; Auditor general; reference to duties of the auditor general in Michigan agricultural college act; eliminate. (Sen. T. McCotter)
171		907	Yes	4/23	4/23	04/23/02	LEGISLATURE ; Auditor general; reference to duties of the auditor general in sanatoriums act; eliminate. (Sen. T. McCotter)
172		908	Yes	4/23	4/23	04/23/02	LEGISLATURE ; Auditor general; reference to duties of the auditor general in military bonus bonds act; eliminate. (Sen. T. McCotter)
173		909	Yes	4/23	4/23	04/23/02	LEGISLATURE ; Auditor general; reference to duties of the auditor general in veterans' military pay act; eliminate. (Sen. T. McCotter)
174		910	Yes	4/23	4/23	04/23/02	LEGISLATURE ; Auditor general; reference to duties of the auditor general in Korean veterans' pay act; eliminate. (Sen. T. McCotter)

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175		911	Yes	4/23	4/23	04/23/02	LEGISLATURE; Auditor general; reference to duties of the auditor general in insect and pests act; eliminate. (Sen. T. McCotter)
176		912	Yes	4/23	4/23	04/23/02	LEGISLATURE; Auditor general; reference to duties of the auditor general regarding bonds for certain state officers; eliminate. (Sen. T. McCotter)
177		913	Yes	4/23	4/23	04/23/02	LEGISLATURE; Auditor general; reference to duties of the auditor general in certain state lands; eliminate. (Sen. T. McCotter)
178		915	Yes	4/23	4/23	04/23/02	LEGISLATURE; Auditor general; reference to duties of the auditor general regarding certain school taxes; eliminate. (Sen. T. McCotter)
179		916	Yes	4/23	4/23	04/23/02	LEGISLATURE; Auditor general; reference to duties of the auditor general regarding certain state land; eliminate. (Sen. T. McCotter)
180		918	Yes	4/23	4/23	04/23/02	LEGISLATURE; Auditor general; reference to duties of the auditor general for certain tax payments; eliminate. (Sen. T. McCotter)
181	5415		Yes	4/23	4/23	04/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of the revised school code; modify. (Rep. C. Kolb)
182	5421		Yes	4/23	4/23	04/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of community colleges; modify. (Rep. W. Kuipers)
183	5516		Yes	4/23	4/24	05/01/02	FINANCIAL INSTITUTIONS; Banks; financial institution to seize funds of terrorist organizations; require. (Rep. D. Sheltrown)
184	5517		Yes	4/23	4/24	5/1/02	FINANCIAL INSTITUTIONS; Credit unions; financial institution to seize funds of terrorist organizations; require. (Rep. M. Waters)
185	5518		Yes	4/23	4/24	5/1/02	FINANCIAL INSTITUTIONS; Savings and loan associations; financial institution to seize funds of terrorist organizations; require. (Rep. W. McConico)

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186		829	Yes	4/23	4/24	4/24/02	LOCAL GOVERNMENT; Bonds; bonding authority relating to the management of state funds; modify. (Sen. V. Garcia)
187		830	Yes	4/23	4/24	4/24/02	LOCAL GOVERNMENT; Bonds; bonding authority of the executive organization act of 1965; repeal. (Sen. B. Leland)
188		831	Yes	4/23	4/24	4/24/02	LOCAL GOVERNMENT; Bonds; bonding authority of the department of management and budget; modify. (Sen. V. Garcia)
189		832	Yes	4/23	4/24	4/24/02	LOCAL GOVERNMENT; Bonds; bonding authority for city exhibition areas; modify. (Sen. A. Smith)
190		835	Yes	4/23	4/24	04/24/02	LOCAL GOVERNMENT; Bonds; bonding authority of tax increment finance authorities; modify. (Sen. V. Garcia)
191		1107	Yes	4/25	4/26	04/26/02	APPROPRIATIONS; School aid; school aid; adjust for fiscal year 2001-2002 and provide for fiscal year 2002-2003. (Sen. L. Stille)
192	5763		Yes	4/26	4/26	04/26/02	EMPLOYMENT SECURITY; Benefits; unemployment benefits; increase, revise calculation and payment, and include Indian tribes. (Rep. R. Richardville)
193		966	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority for municipal borrowing; modify. (Sen. G. Peters)
194		967	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority for borrowing for road purposes; modify. (Sen. V. Garcia)
195		968	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority for bonds or notes for capital improvements; modify. (Sen. R. Emerson)
196		969	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of an employee-owned corporation revolving loan fund; repeal. (Sen. D. Byrum)
197		970	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of the property tax act; modify. (Sen. B. Bullard Jr.)

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198		972	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of the property tax act; modify. (Sen. S. Johnson)
199		974	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of county improvement act; modify. (Sen. K. DeBeaussaert)
200		975	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of county and regional parks; modify. (Sen. A. Sanborn)
201		976	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of home rule cities; modify. (Sen. S. Johnson)
202		978	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of blighted area rehabilitation; modify. (Sen. B. Leland)
203		979	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of county zoning act; modify. (Sen. T. McCotter)
204		980	Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of township zoning act; modify. (Sen. T. McCotter)
205	5182		Yes	4/26	4/29	04/29/02	OCCUPATIONS; Electricians; installation, maintenance, or servicing of certain lawn irrigation equipment and landscape lighting; exempt from license requirements. (Rep. W. Kuipers)
206	5576		Yes	4/26	4/29	05/01/02	CRIMINAL PROCEDURE; Sentencing guidelines; technical amendments; provide for. (Rep. J. Faunce)
207	5480		Yes	4/26	4/29	04/29/02	FOOD; Other; protection of halal food; provide penalties for consumer fraud. (Rep. G. Woronchak)
208	5525		Yes	4/26	4/29	04/29/02	AGRICULTURE; Weights and measures; voluntary registration of certain persons; provide for and update standards. (Rep. G. Van Woerkom)
209	5136		Yes	4/26	4/29	04/29/02	AGRICULTURE; Plants; destruction of certain crops grown for certain purposes; provide civil damages. (Rep. T. Meyer)

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210		1032	Yes	4/26	4/29	04/29/02	CRIMES ; Other; provision relating to taunting of an individual as having been a convict or an inmate in a correctional facility or jail; repeal. (Sen. T. McCotter)
211		1027	Yes	4/26	4/29	04/29/02	ADVERTISING ; Other; provision relating to sale and distribution of publications reporting certain criminal activity; repeal. (Sen. T. McCotter)
212	5102		Yes	4/26	4/29	04/29/02	CORRECTIONS ; Other; short title for department of corrections act; provide for. (Rep. J. Faunce)
213	5623		Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. S. Tabor)
214	5625		Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. G. DeRossett)
215	5626		Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. S. Ehardt)
216	5627		Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. D. Mead)
217	5628		Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. S. Hummel)
218	5629		Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. M. Murphy)
219	5630		Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. W. McConico)

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220	5631		Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. M. Waters)
221	5632		Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. D. Hale)
222	5633		Yes	4/26	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. S. Pestka)
223		842	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; Michigan tax lien sale and collateralized securities act; repeal. (Sen. B. Hammerstrom)
224		843	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority under the revised judiciary act; modify. (Sen. W. Van Regenmorter)
225		844	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of federal facility development act, the federal data facility act, and corresponding income tax credit; repeal. (Sen. J. Schwarz)
226		845	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of townships; modify. (Sen. W. Van Regenmorter)
227		847	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority for township water supply and sewage disposal services and facilities; modify. (Sen. B. Bullard Jr.)
228		849	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority for township parks and places of recreation; modify. (Sen. B. Bullard Jr.)
229		850	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority for public improvements; modify. (Sen. S. Johnson)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
230		851	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of charter townships; modify. (Sen. T. McCotter)
231		855	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of fourth class cities; modify. (Sen. W. North)
232		857	Yes	27-Apr	29-Apr	4/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of a community swimming pool authority; modify. (Sen. W. Van Regenmorter)
233		858	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of recreational authorities; modify. (Sen. S. Johnson)
234		860	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of downtown development authorities; modify. (Sen. B. Bullard Jr.)
235		861	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority under local development financing act; modify. (Sen. D. Shugars)
236		862	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority under resort district rehabilitation act; modify. (Sen. B. Hammerstrom)
237		864	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority for state convention facility development; modify. (Sen. M. Scott)
238		865	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of county departments of solid waste management; modify. (Sen. G. Peters)
239		866	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority for garbage disposal plants; modify. (Sen. J. Young Jr.)

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240		867	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority for city and village garbage disposal; modify. (Sen. J. Young Jr.)
241		868	Yes	4/27	4/29	04/29/02	LOCAL GOVERNMENT; Bonds; bonding authority of municipal sewage and water supply systems; modify. (Sen. K. DeBeaussiaert)
242		869	Yes	4/27	4/29	4/29/02	LOCAL GOVERNMENT; Bonds; bonding authority under land reclamation and improvement authority act; modify. (Sen. M. Dunaskiss)
243		1166	Yes	4/30	4/30	4/30/02	PROPERTY TAX; State education tax; summer levy; require. (Sen. H. Gast)
244		1165	Yes	4/30	4/30	4/30/02	PROPERTY TAX; Millage; 1-time collection of a summer tax levy; provide for and amend title. (Sen. J. Schwarz)
245	5298		Yes	4/30	4/30	5/1/02	CRIMINAL PROCEDURE; Mental capacity; "guilty but mentally ill" provisions; revise to conform with insanity statute. (Rep. J. Koetje)
246	5411		Yes	4/30	4/30	5/1/02	LOCAL GOVERNMENT; Bonds; bonding authority of the revised school code; modify. (Rep. M. Mortimer)
247		1007	Yes	4/30	4/30	5/1/02	FINANCIAL INSTITUTIONS; Savings banks; financial institution to seize funds of terrorist organizations and report to attorney general; require. (Sen. G. Peters)
248	5624		Yes	4/30	4/30	04/30/02	LOCAL GOVERNMENT; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. L. Julian)
249	5634		Yes	4/30	4/30	04/30/02	LOCAL GOVERNMENT; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. I. Clark)
250		839	Yes	5/1	5/1	05/01/02	LOCAL GOVERNMENT; Bonds; bonding authority of uniform budgeting and accounting act; modify. (Sen. H. Gast)

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251		882	Yes	5/1	5/1	05/01/02	INSURANCE; No-fault; automobile insurance placement facility to provide for premium surcharges for various infractions; allow. (Sen. A. Sanborn)
252		1026	Yes	5/1	5/1	05/01/02	TRANSPORTATION; Carriers; requirement for vehicles transporting gasoline, benzine, or naphtha to be painted red; eliminate. (Sen. T. McCotter)
253		1057	Yes	5/1	5/1	05/01/02	HIGHWAYS; Construction and repair; widening and altering of state trunk line highways with approval of state administrative board; repeal certain section. (Sen. T. McCotter)
254	5472		Yes	5/1	5/1	05/01/02	ECONOMIC DEVELOPMENT; Brownfield redevelopment authority; specific taxes; include neighborhood enterprise zone act. (Rep. J. Allen)
255	4507		Yes	5/1	5/1	05/01/02	SALES TAX; Exemptions; exemption from paying sales tax on certain items; clarify procedure. (Rep. L. DeVuyst)
256		837	Yes	5/1	5/1	05/01/02	LOCAL GOVERNMENT; Bonds; bonding authority of local governmental units to accept financial transaction device payments; modify. (Sen. R. Emerson)
257		838	Yes	5/1	5/1	05/01/02	LOCAL GOVERNMENT; Bonds; bonding authority of local units authorizing and regulating credit card transactions; modify. (Sen. V. Garcia)
258		1006	Yes	5/1	5/1	*** #	AERONAUTICS; Other; criminal background checks on applicants for flight schools; require and provide for refusal to enroll under certain circumstances. (Sen. G. Hart)

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259	5504		Yes	5/1	5/1	05/01/02	TRAFFIC CONTROL; Driver license; criminal background checks on applicants for commercial driver license; require. (Rep. R. Brown)
260		1034	Yes	5/1	5/1	05/01/02	CRIMES; Other; criminal provision relating to inciting an individual to violate a peace treaty with an Indian native or tribe; repeal. (Sen. T. McCotter)
261		1035	Yes	5/1	5/1	5/1/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; sentencing guidelines for crime of inciting an individual to violate a peace treaty with an Indian native or tribe; eliminate. (Sen. T. McCotter)
262		1037	Yes	5/1	5/1	05/01/02	CRIMES; Other; criminal provision relating to the use of bells on cutters and sleighs; repeal. (Sen. D. Koivisto)
263	5152		Yes	5/1	5/1	05/01/02	FINANCIAL INSTITUTIONS; Savings banks; conversion of a chartered savings bank to a mutual holding company; provide for. (Rep. A. Sanborn)
264	4848		Yes	5/8	5/9	05/09/02	LAW ENFORCEMENT; Other; provision regarding the appointment of unqualified undersheriff or deputy sheriff; repeal. (Rep. T. Stamas)
265	5151		Yes	5/8	5/9	01/01/03	CIVIL PROCEDURE; Civil actions; limitation on appeal bond; establish. (Rep. A. Richner)
266	5440		Yes	5/8	5/9	7/15/2002 #	CRIMES; Assaultive; assaulting, resisting, or obstructing an officer causing bodily injury, serious impairment of a body function, or death; prohibit and establish penalties. (Rep. J. Faunce)
267	5211		Yes	5/8	5/9	05/09/02	PROPERTY TAX; Personal property; electronic filing of personal property statement; allow. (Rep. S. Vear)

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268		982	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of community swimming pool authority; modify. (Sen. B. Leland)
269	5441		Yes	5/8	5/9	7/15/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; sentencing guidelines for crimes of assaulting, resisting, or obstructing an officer seriously injuring or causing injury, serious impairment, or death; provide for. (Rep. L. Julian)
270	5442		Yes	5/8	5/9	5/9/2002 #	CRIMES; Assaultive; penalties for assaulting, beating, wounding, obstructing, or endangering an officer other than a peace officer; establish. (Rep. J. Kooiman)
271	5443		Yes	5/8	5/9	5/9/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; sentencing guidelines for crime of assaulting, beating, wounding, obstructing, or endangering officers other than peace officers; provide for. (Rep. R. Basham)
272	5601		Yes	5/8	5/9	7/15/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; sentencing guidelines for crime of obstructing firefighter; eliminate. (Rep. M. Kowall)
273		846	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of pavements, sidewalks, and elevated structures; modify. (Sen. J. Young Jr.)
274		848	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of township and village public improvements and public services; modify. (Sen. K. DeBeaussaert)
275		852	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of county boards of commissioners; modify. (Sen. A. Smith)

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276		853	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of general law village act; modify. (Sen. W. North)
277		854	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of home rule village act; modify. (Sen. K. DeBeaussaert)
278		1045	Yes	5/8	5/9	5/9/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; sentencing guidelines for crime of embezzlement of railroad passenger tickets; eliminate. (Sen. C. Dingell)
279		1047	Yes	5/8	5/9	5/9/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; sentencing guidelines for crime of larceny of railroad tickets; eliminate. (Sen. C. Dingell)
280	5568		Yes	5/8	5/9	05/09/02	ECONOMIC DEVELOPMENT; Plant rehabilitation; provision to include electric generating plants; extend sunset. (Rep. N. Cassis)
281	5755		Yes	5/8	5/9	05/09/02	HIGHWAYS; Bridges; provision relating to construction of interstate bridge between Michigan and Wisconsin; repeal. (Rep. B. Patterson)
282	5752		Yes	5/8	5/9	05/09/02	VEHICLES; Equipment; provisions relating to requirement for certain equipment for certain vehicles weighing in excess of 10,000 pounds; repeal. (Rep. B. Patterson)
283	5486		Yes	5/8	5/9	05/09/02	HOUSING; Condominium; multiple amendments of the condominium act; provide for. (Rep. M. Bishop)
284		981	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of city and village zoning act; modify. (Sen. T. McCotter)
285		983	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority for neighborhood area improvements; modify. (Sen. A. Smith)

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286		984	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority for permanent improvements by counties; modify. (Sen. W. North)
287		985	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of local improvement revolving fund; modify. (Sen. A. Smith)
288		986	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority for purchase of fire fighting equipment; modify. (Sen. A. Miller Jr.)
289		988	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of safe drinking water financial assistance act; modify. (Sen. A. Sanborn)
290		1038	Yes	5/8	5/9	05/09/02	CRIMES; Robbery; statute relating to entering a train for robbery by means of intimidation; repeal. (Sen. C. Dingell)
291		1039	Yes	5/8	5/9	5/902	CRIMES; Other; statute relating to forcible detention of a railroad train; repeal. (Sen. C. Dingell)
292		1040	Yes	5/8	5/9	05/09/02	CRIMES; Robbery; statute relating to seizing a locomotive with mail or express car attached; repeal. (Sen. C. Dingell)
293		1042	Yes	5/8	5/9	05/09/02	CRIMES; Fraud; criminal provision relating to the issuance of stocks, bonds, or corporate obligations in railroad companies; repeal. (Sen. C. Dingell)
294		1044	Yes	5/8	5/9	05/09/02	CRIMES; Embezzlement; criminal provision relating to embezzlement of railroad passenger tickets; repeal. (Sen. C. Dingell)
295		1046	Yes	5/8	5/9	05/09/02	CRIMES; Larceny; statute prohibiting larceny of railroad passenger ticket; repeal. (Sen. C. Dingell)
296		1048	Yes	5/8	5/9	05/09/02	CRIMES; Counterfeiting; statute prohibiting forgery of railroad tickets; repeal. (Sen. C. Dingell)

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297		1059	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of industrial development revenue bond act of 1963; modify. (Sen. J. Emmons)
298		1060	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of city and village water supply; repeal. (Sen. B. Bullard Jr.)
299		1061	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority for public markets; repeal. (Sen. B. Leland)
300		1063	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of the Michigan municipal distributable aid bond act; modify. (Sen. J. Emmons)
301		1065	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority for community airports; modify. (Sen. B. Leland)
302		1066	Yes	5/8	5/9	05/09/02	LOCAL GOVERNMENT; Bonds; bonding authority of Michigan export development act; modify. (Sen. B. Leland)
303	4057		Yes	5/10	5/10	05/10/02	HEALTH FACILITIES; Nursing homes; quality assurance assessment fee, prohibiting employment by certain health facilities of individuals with certain criminal history, and reporting of certain employer disciplinary action; provide for in certain cases. (Rep. P. Birkholz)
304		748	Yes	5/10	5/10	05/10/02	INSURANCE; Health; health maintenance organization deductibles, quality assurance assessment fee, and medicare supplement policy changes; provide for. (Sen. B. Hammerstrom)
305		685	Yes	5/11	5/13	05/13/02	HIGHWAYS; Name; portion of I-94 in Battle Creek; designate as the “94th Combat Infantry Division Memorial Highway.” (Sen. T. McCotter)
306		856	Yes	5/11	5/13	05/13/02	LOCAL GOVERNMENT; Bonds; bonding authority of building authorities; modify. (Sen. J. Young Jr.)

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307		1068	Yes	5/11	5/13	05/13/02	LOCAL GOVERNMENT ; Bonds; bonding authority of veterans' memorials on city lands; repeal. (Sen. J. Schwarz)
308		1069	Yes	5/11	5/13	05/13/02	LOCAL GOVERNMENT ; Bonds; bonding authority for police and fire protection; modify. (Sen. W. Van Regenmorter)
309		1070	Yes	5/11	5/13	05/13/02	LOCAL GOVERNMENT ; Bonds; bonding authority for county fairs and exhibitions; repeal. (Sen. J. Emmons)
310		1071	Yes	5/11	5/13	05/13/02	LOCAL GOVERNMENT ; Bonds; bonding authority for water supply and municipal lighting; repeal. (Sen. B. Bullard Jr.)
311		1072	Yes	5/11	5/13	05/13/02	LOCAL GOVERNMENT ; Bonds; bonding authority for village courthouse or jail; repeal. (Sen. A. Sanborn)
312		1075	Yes	5/11	5/13	05/13/02	LOCAL GOVERNMENT ; Bonds; bonding authority for joint public buildings; modify. (Sen. D. Shugars)
313		1081	Yes	5/11	5/13	05/13/02	LOCAL GOVERNMENT ; Bonds; bonding authority for sewerage disposal plants; repeal. (Sen. K. Sikkema)
314		1083	Yes	5/11	5/13	05/13/02	LOCAL GOVERNMENT ; Bonds; bonding authority for waterfront improvements; repeal. (Sen. B. Bullard Jr.)
315	4799		Yes	5/14	5/14	05/14/02	CITIES ; Home rule; funding for separation of storm water drainage and sanitary sewers on private property; provide for. (Rep. T. Stamas)
316		451	Yes	5/17	5/17	10/01/02	INSURANCE ; Health; timely payment of health care benefits; provide for and establish penalties for noncompliance. (Sen. B. Schuette)
317		452	Yes	5/17	5/17	10/1/2002 #	INSURANCE ; Health care corporations; timely payment of health care benefits; provide for and establish penalties for noncompliance. (Sen. B. Schuette)

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318		934	Yes	5/22	5/22	5/22/2002 #	AERONAUTICS ; Other; criminal background checks on applicants for flight schools ; require. (Sen. J. Gougeon)
319	5138		Yes	5/23	5/23	05/23/02	STATE ; Symbol; historical society; designate as the official historical society of Michigan. (Rep. T. George)
320		1043	Yes	5/23	5/23	7/15/2002 #	CRIMINAL PROCEDURE ; Sentencing guidelines; sentencing guidelines for crime of issuing stocks, bonds, or corporate obligations in railroad companies; eliminate. (Sen. C. Dingell)
321		1049	Yes	5/23	5/23	7/15/2002 #	CRIMINAL PROCEDURE ; Sentencing guidelines; sentencing guidelines for crimes of obstructing a firefighter and forging railroad tickets; eliminate. (Sen. C. Dingell)
322		1019	Yes	5/23	5/23	05/23/02	AGRICULTURE ; Other; rule-making authority regarding started pullets; repeal. (Sen. T. McCotter)
323		1025	Yes	5/23	5/23	05/23/02	FINANCIAL INSTITUTIONS ; Banks; provisions relating to the marking of ÓfakeÓ bank bills; repeal. (Sen. T. McCotter)
324	5547		Yes	5/23	5/23	05/23/02	LAW ENFORCEMENT ; State police; provision prohibiting employees of the Michigan state police from participating in political campaigns; repeal. (Rep. S. Hummel)
325	4603		Yes	5/23	5/23	05/23/02	CEMETERIES AND FUNERALS ; Burial; prepaid funeral contracts; increase cap. (Rep. S. Ehardt)
326	5822		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT ; Bonds; bonding authority of base conversion authority act; modify. (Rep. B. Palmer)
327	5823		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Rep. C. Bisbee)

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328	5836		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of metropolitan transportation authorities act of 1967; modify. (Rep. J. Scranton)
329	5839		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of the state trunk line highway system; modify. (Rep. G. Newell)
330	5840		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority to borrow from the motor vehicle highway fund; modify. (Rep. M. Shulman)
331	5844		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority for limited access highways; modify. (Rep. R. Jamnick)
332	5855		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority for township and village libraries; modify. (Rep. B. Vander Veen)
333	5845		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority for grade separation bonds; modify. (Rep. K. Stallworth)
334	5821		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of the revised school code; modify. (Rep. R. Jelinek)
335	5837		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of public transportation authority; modify. (Rep. L. Julian)
336	5838		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority for highways within townships; modify. (Rep. D. Hart)
337	5841		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority for mass transportation system authorities; modify. (Rep. J. Hansen)
338	5842		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority for public buildings and bridges; modify. (Rep. J. Pappageorge)
339	5843		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Financing; certain references to the municipal finance act; revise. (Rep. A. Richner)

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340	5846		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority for bridge construction and maintenance; repeal. (Rep. K. Daniels)
341	5847		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority for interstate bridge near navigable stream; repeal. (Rep. D. Sheltrown)
342	5848		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of aeronautics code; modify. (Rep. D. Bovin)
343	5849		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of the community mental health authority; modify. (Rep. S. Caul)
344	5851		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority for public library bonds; repeal. (Rep. P. Birkholz)
345	5852		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of district library financing act; modify. (Rep. L. Hager)
346	5854		Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority for libraries under boards of education; modify. (Rep. J. Stewart)
347	5707		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general in Michigan estate tax act; eliminate. (Rep. B. Patterson)
348	5708		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general in collection of specific taxes; eliminate. (Rep. B. Patterson)
349	5709		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general in certain drain taxes or highway assessments; eliminate. (Rep. B. Patterson)
350	5710		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general in certain bonds and obligations; eliminate. (Rep. B. Patterson)

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+ - Line item veto

- Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
351	5711		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general in highway statute; eliminate. (Rep. B. Patterson)
352	5712		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general in aeronautics statute; eliminate. (Rep. B. Patterson)
353	5713		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general in drain code; eliminate. (Rep. L. Julian)
354	5714		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; agricultural fair commission act; repeal. (Rep. L. Julian)
355	5717		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general in railroad land statute; eliminate. (Rep. A. Lipsey)
356	5718		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general in natural resources and environmental protection act; eliminate. (Rep. A. Lipsey)
357		1077	Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of economic development corporation act; modify. (Sen. D. Shugars)
358		1084	Yes	5/23	5/23	05/23/02	LOCAL GOVERNMENT; Bonds; bonding authority of Michigan energy employment act of 1976; modify. (Sen. K. Sikkema)
359		639	Yes	5/23	5/23	05/23/02	INSURANCE; Insurers; priority of claims distribution; modify. (Sen. B. Bullard Jr.)
360	4655		No	5/23	5/23	**	HEALTH; Funding; priority of funding for family planning programs and services; revise procedure used by department of community health. (Rep. M. Jansen)
361	5220		Yes	5/23	5/23	05/23/02	HIGHWAYS; Name; renaming a certain portion of business route 196; designate as "Cesar E. Chavez Way." (Rep. J. Voorhees)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
362	5611		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to duties of the auditor general regarding certain state officers; eliminate. (Rep. B. Patterson)
363	5612		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general in compensation of constitutional convention delegates; eliminate. (Rep. B. Patterson)
364	5613		Yes	5/23	5/23	05/23/02	LEGISLATURE; Auditor general; reference to auditor general regarding impeachments; eliminate. (Rep. B. Patterson)
365	5615		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in a statute regarding deposit of bonds for certain state officers; eliminate. (Rep. B. Patterson)
366	5398		Yes	5/24	5/24	09/01/02	CRIMINAL PROCEDURE; Defenses; defense of the voluntary consumption or ingestion of alcohol or controlled substance in all criminal cases; bar. (Rep. R. Johnson)
367	5662		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in act regarding department of treasury collections; eliminate. (Rep. B. Patterson)
368	5663		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general; eliminate. (Rep. B. Patterson)
369	5664		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general on state administrative board; eliminate. (Rep. W. Kuipers)
370	5665		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in uniform system of accounting; eliminate. (Rep. W. Kuipers)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
371	5666		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in claims to the state police; eliminate. (Rep. L. Julian)
372	5667		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in state employees' retirement act; eliminate. (Rep. L. Julian)
373	5668		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in assessment on certain improvements; eliminate. (Rep. B. Patterson)
374	5669		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in audit of county sheriffs; eliminate. (Rep. B. Patterson)
375	5670		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in home rule village act; eliminate. (Rep. G. Jacobs)
376	5671		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in fourth class city act; eliminate. (Rep. G. Jacobs)
377	5672		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in disconnection of land from cities or villages; eliminate. (Rep. A. Lipsey)
378	5673		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general receiving notice of vacancy in public offices; eliminate. (Rep. A. Lipsey)
379	5614		Yes	5/24	5/24	05/24/02	LEGISLATURE; Auditor general; reference to auditor general in act regarding employment of clerks and assistants to the governor; eliminate. (Rep. B. Patterson)
380		1168	Yes	5/24	5/24	05/24/02	LOCAL GOVERNMENT; Bonds; bonding authority of the Vietnam veteran era bonus act; modify. (Sen. J. Schwarz)

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381		1171	Yes	5/24	5/24	05/24/02	LOCAL GOVERNMENT ; Bonds; bonding authority of the Michigan family farm development authority; modify. (Sen. A. Smith)
382		1177	Yes	5/24	5/24	05/24/02	LOCAL GOVERNMENT ; Bonds; bonding authority of state building authority act; modify. (Sen. B. Bullard Jr.)
383		1179	Yes	5/28	5/28	05/28/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Sen. G. Peters)
384	5661		Yes	5/29	5/30	05/30/02	LEGISLATURE ; Auditor general; reference to auditor general for certain expenses; eliminate. (Rep. B. Patterson)
385		1169	Yes	5/29	5/30	05/30/02	LOCAL GOVERNMENT ; Bonds; bonding authority of state housing development authority; modify. (Sen. A. Smith)
386		1178	Yes	5/29	5/30	05/30/02	LOCAL GOVERNMENT ; Financing; certain references to the municipal finance act; revise. (Sen. B. Bullard Jr.)
387		1180	Yes	5/29	5/30	05/30/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Sen. G. Peters)
388		1181	Yes	5/29	5/30	05/30/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Sen. G. Peters)
389		1182	Yes	5/29	5/30	05/30/02	LOCAL GOVERNMENT ; Bonds; bonding authority of natural resources and environmental protection act; modify. (Sen. G. Peters)
390		776	Yes	5/29	5/30	05/30/02	FINANCIAL INSTITUTIONS ; Other; consumer financial services act; amend to prohibit individuals who committed fraud from being licensed. (Sen. G. Steil)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
391		777	Yes	5/29	5/30	05/30/02	FINANCIAL INSTITUTIONS; Generally; mortgage brokers, lenders, and servicers licensing act; provide for amendments. (Sen. G. Steil)
392		778	Yes	5/29	5/30	05/30/02	FINANCIAL INSTITUTIONS; Generally; secondary mortgage act; provide for amendments. (Sen. G. Steil)
393		779	Yes	5/29	5/30	05/30/02	FINANCIAL INSTITUTIONS; Generally; regulatory loan act; provide for amendments. (Sen. G. Steil)
394		780	Yes	5/29	5/30	05/30/02	FINANCIAL INSTITUTIONS; Checks and drafts; sale of checks act; provide for amendments. (Sen. G. Steil)
395	5850		Yes	5/29	5/30	05/30/02	LOCAL GOVERNMENT; Bonds; bonding authority of municipal health facilities corporations; modify. (Rep. C. LaSata)
396	4625		Yes	5/29	5/30	5/30/2002 #	ENVIRONMENTAL PROTECTION; Funding; general obligation bonds; authorize to finance sewage treatment works projects, storm water projects, and nonpoint source projects that improve the quality of the waters of the state. (Rep. B. Patterson)
397	5892		Yes	5/29	5/30	*** #	ENVIRONMENTAL PROTECTION; Funding; general obligation bonds; provide for issuance to finance sewage treatment works projects, stormwater projects, and nonpoint source projects, that improve the quality of the waters of the state. (Rep. T. Meyer)
398	5893		Yes	5/29	5/30	*** #	ENVIRONMENTAL PROTECTION; Funding; state water pollution control revolving fund; modify criteria for expenditures. (Rep. D. Mead)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
399	5237		Yes	5/29	5/30	05/30/02	ELECTIONS; Political parties; ballot access; revise requirements for. (Rep. L. Drolet)
400	5454		Yes	5/29	5/30	05/30/02	TORTS; Liability; governmental liability for negligence; add volunteers to certain provisions. (Rep. M. Bishop)
401		1096	Yes	6/3	6/3	06/03/02	DISABILITIES; Travel aids used by blind persons; include walkers. (Sen. B. Hammerstrom)
402		517	Yes	6/3	6/3	06/03/02	OCCUPATIONS; Physicians; referral of patients to facilities in which a physician has a financial interest; allow under certain circumstances. (Sen. B. Hammerstrom)
403		834	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority to pool investments; modify. (Sen. B. Bullard Jr.)
404		840	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of the state revenue sharing act; modify. (Sen. R. Emerson)
405		863	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of the emergency municipal loan act; modify. (Sen. A. Miller Jr.)
406		870	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of the drain code of 1956; modify. (Sen. G. McManus Jr.)
407		977	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of the county department and board of public works; modify. (Sen. K. DeBeaussaert)
408		1064	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of the local government fiscal responsibility act; modify. (Sen. A. Sanborn)

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Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
409		1067	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of cities and villages owning public utilities; modify. (Sen. M. Scott)
410		1073	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of metropolitan district act; modify. (Sen. A. Smith)
411		1076	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of metropolitan council act; modify. (Sen. D. Shugars)
412		1078	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of port authorities; modify. (Sen. K. Sikkema)
413		1079	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of brownfield redevelopment financing act; modify. (Sen. K. Sikkema)
414		1080	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of low-level radioactive waste authorities; modify. (Sen. G. Peters)
415		1082	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority for joint water and sewage disposal; modify. (Sen. K. Sikkema)
416		1167	Yes	6/3	6/3	06/03/02	LOCAL GOVERNMENT; Bonds; bonding authority related to state indebtedness; modify. (Sen. G. Peters)
417	5899		Yes	6/5	6/5	06/05/02	VEHICLES; Registration; definition of “wood harvesting” for purposes of transportation; revise to include raw materials produced in the woods or as produced at the harvest site. (Rep. S. Shackleton)
418		989	Yes	6/5	6/5	06/05/02	ENVIRONMENTAL PROTECTION; Toxic substances; pesticide control act; provide general amendments. (Sen. G. McManus Jr.)

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419		627	Yes	6/5	6/5	06/05/02	CONSTRUCTION; Equipment; technical amendments; provide for. (Sen. B. Hammerstrom)
420	5475		Yes	6/5	6/5	06/05/02	TRANSPORTATION; Railroads; maintenance of railroad grades; require written permission from both railroad and road authority to commence work and regulate the charge of certain fees. (Rep. J. Gilbert II)
421	5521		No	6/5	6/5	**	CRIMINAL PROCEDURE; Sentencing guidelines; sentencing guidelines for violations of the grain dealers act; provide for. (Rep. T. Meyer)
422		645	Yes	6/5	6/5	10/01/02	TRAFFIC CONTROL; Driver license; person making false bomb threat; include penalty prohibiting eligibility to obtain driver license until 21 years of age. (Sen. V. Garcia)
423		1009	Yes	6/5	6/5	06/05/02	OCCUPATIONS; Dental hygienists; education requirements for the administration of local anesthesia and nitrous oxide analgesia; clarify. (Sen. D. Shugars)
424	4217		Yes	6/5	6/5	06/05/02	HOUSING; Landlord and tenants; housing-with-services contract act; create. (Rep. J. Scranton)
425	5750		Yes	6/5	6/5	06/05/02	AGRICULTURE; Other; motor fuels quality act; remove certain rule-making authority of the department of agriculture. (Rep. B. Patterson)
426		1056	Yes	6/5	6/5	06/05/02	HIGHWAYS; Bridges; provision relating to construction of interstate bridge between Michigan and Wisconsin; repeal. (Sen. T. McCotter)
427	5107		Yes	6/5	6/5	06/05/02	WORKER'S COMPENSATION; Disabilities; members of a volunteer underwater diving team; include. (Rep. J. Vander Roest)

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428		891	Yes	6/5	6/5	06/05/02	LEGISLATURE; Auditor general; reference to auditor general regarding brine pipeline companies; eliminate. (Sen. T. McCotter)
429		893	Yes	6/5	6/5	06/05/02	LEGISLATURE; Auditor general; reference to auditor general in the revised judicature act of 1961; eliminate. (Sen. T. McCotter)
430		917	Yes	6/5	6/5	06/05/02	LEGISLATURE; Auditor general; reference to duties of the auditor general regarding certain purchases of state land; eliminate. (Sen. T. McCotter)
431	5466		Yes	6/6	6/6	06/06/02	ELECTIONS; Petitions; post office box on petitions; change to zip code and eliminate time deadlines for local ballot questions for year 2002. (Rep. A. Richner)
432	6114		Yes	6/6	6/6	06/06/02	CITIES; Boards and commissions; members of the Detroit city council; revise, subject to a vote, and establish redistricting commission. (Rep. K. Daniels)
433		422	Yes	6/10	6/10	06/10/02	BUSINESSES; Business corporations; certain provisions dealing with foreign corporations, winding up operations, and dissolution for insolvency; repeal. (Sen. B. Bullard Jr.)
434	5556		Yes	6/10	6/10	06/10/02	NATURAL RESOURCES; Fishing; miles of designated trout streams ; authorize department to increase and allow children to take 1 fish. (Rep. J. Allen)
435		1172	Yes	6/10	6/10	06/10/02	LOCAL GOVERNMENT; Bonds; bonding authority of the hospital authority; modify. (Sen. G. Peters)
436		1173	Yes	6/10	6/10	06/10/02	LOCAL GOVERNMENT; Bonds; bonding authority of the hospital finance authority act; modify. (Sen. G. Peters)

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437	4874		Yes	6/10	6/11	08/01/02	CIVIL RIGHTS; Privacy; disclosure of certain information regarding students of local or intermediate school districts or public school academies; exempt from freedom of information act. (Rep. T. Stamas)
438		738	Yes	6/10	6/11	06/11/02	BUSINESSES; Business corporations; rights of foreign corporations to maintain civil actions in this state; amend. (Sen. B. Bullard Jr.)
439		112	Yes	6/12	6/13	06/13/02	LOCAL GOVERNMENT; Other; reference to “Dominion of Canada” and definition of “agency of the United States government”; revise in urban cooperation act. (Sen. B. Schuette)
440		540	Yes	6/12	6/13	06/13/02	PROPERTY; Conveyances; certain state owned land in Macomb county; convey subject to certain restrictions. (Sen. J. Gougeon)
441	4994		Yes	6/12	6/13	06/13/02	HEALTH; Occupations; procedure for issuance of health professional license for certain individuals with health professional license issued in other state or any province of Canada; provide for. (Rep. A. Hardman)
442		1278	Yes	6/14	6/14	***	SINGLE BUSINESS TAX; Other; technical amendments for foreign persons; enact. (Sen. B. Bullard Jr.)
443		1204	Yes	6/17	6/17	06/17/02	TAXATION; Other; state tax on low grade iron ore; reduce and modify. (Sen. D. Koivisto)
444		841	Yes	6/17	6/17	06/17/02	LOCAL GOVERNMENT; Bonds; bonding authority of fiscal stabilization act; modify. (Sen. B. Bullard Jr.)
445		859	Yes	6/17	6/17	06/17/02	LOCAL GOVERNMENT; Bonds; bonding authority of urban cooperation act; modify. (Sen. S. Johnson)

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446		987	Yes	6/17	6/17	06/17/02	LOCAL GOVERNMENT; Bonds; bonding authority of charter water authorities; modify. (Sen. J. Young Jr.)
447		1074	Yes	6/17	6/17	06/17/02	LOCAL GOVERNMENT; Bonds; bonding authority of port districts; modify. (Sen. B. Bullard Jr.)
448		1269	Yes	6/17	6/17	06/17/02	LOCAL GOVERNMENT; Bonds; bonding authority of the state trunk line highway system; modify. (Sen. J. Emmons)
449		1300	Yes	6/17	6/17	06/17/02	LOCAL GOVERNMENT; Bonds; state loans to school districts; modify. (Sen. J. Emmons)
450		1313	Yes	6/17	6/17	06/17/02	EDUCATION; Financing; definition of interest on qualified bonds for purposes of school bond loan fund; modify. (Sen. J. Emmons)
451		1265	Yes	6/21	6/21	06/21/02	LOCAL GOVERNMENT; Bonds; state trunk line system; modify. (Sen. J. Emmons)
452		1248	Yes	6/21	6/21	6/21/2002 #	SALES TAX; Exemptions; mobile sourcing; provide for technical amendment. (Sen. J. Emmons)
453		1124	Yes	6/21	6/21	06/21/02	VEHICLES; Other; certain motor home requirements; revise. (Sen. W. North)
454		415	Yes	6/21	6/21	06/21/02	NATURAL RESOURCES; Rivers and streams; Michigan heritage water trail program; develop. (Sen. P. Hoffman)
455		477	Yes	6/21	6/21	6/21/2002 #	USE TAX; Collections; certain aggregated taxable and nontaxable telephone, telegraph, or leased wire communications; allow for department to tax only taxable communications if provider can identify and separate on its books. (Sen. V. Garcia)

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456		824	Yes	6/21	6/21	6/21/2002 #	USE TAX; Collections; tax on mobile telecommunications; provide for sourcing. (Sen. J. Emmons)
457	5992		Yes	6/21	6/21	06/21/02	SALES TAX; Other; sales tax license fee; eliminate. (Rep. G. DeRossett)
458	5832		Yes	6/21	6/21	06/21/02	AGRICULTURE; Animals; revisions to livestock inspection and zoning procedures; provide for. (Rep. M. Pumford)
459	5778		Yes	6/21	6/21	06/21/02	OCCUPATIONS; Individual licensing and regulation; procedures for fingerprinting Michigan state bar licensing applicants; require to comply with federal mandates. (Rep. J. Faunce)
460	6043		Yes	6/21	6/21	06/21/02	ECONOMIC DEVELOPMENT; Downtown development authorities; exemption for village of Millington from certain filing requirements; provide for. (Rep. T. Meyer)
461	5758		Yes	6/21	6/21	06/21/02	WATER; Quality; arsenic testing program; extend sunset. (Rep. R. Johnson)
462	5927		Yes	6/21	6/21	06/21/02	INSURANCE; Insurers; qualified investment provisions; revise. (Rep. A. Richner)
463		928	Yes	6/21	6/21	06/21/02	LAW ENFORCEMENT; Fingerprinting; fee increases for fingerprint processing; provide for. (Sen. P. Hoffman)
464	5361		Yes	6/21	6/21	06/21/02	TRADE; Vehicles; periodic inspection requirements of body shops; eliminate. (Rep. D. Woodward)
465		965	Yes	6/21	6/21	06/21/02	LOCAL GOVERNMENT; Bonds; revenue bonding act bonding authority; modify. (Sen. J. Emmons)
466		1267	Yes	6/21	6/21	06/21/02	LOCAL GOVERNMENT; Bonds; bonding authority of the state trunk line highway system; modify. (Sen. J. Emmons)
467		1301	Yes	6/21	6/21	06/21/02	LOCAL GOVERNMENT; Bonds; bonding authority for state trunk line highway system; modify. (Sen. J. Emmons)

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468		217	Yes	6/21	6/21	06/21/02	OCCUPATIONS; Service occupations; appliance service dealers; define, provide for certain disclosures, and provide for remedies. (Sen. B. Bullard Jr.)
469		116	Yes	6/21	6/21	06/21/02	OCCUPATIONS; Pawnbrokers; regulation of pawnbrokers; revise to include other governmental units. (Sen. B. Schuette)
470		1201	Yes	6/21	6/21	06/21/02	STATE; Authorities; reporting of securities issued by state agencies; provide for. (Sen. B. Bullard Jr.)
471		1230	Yes	6/21	6/21	06/21/02	GAMING; Lottery; percentage of lottery payout; extend sunset provision. (Sen. J. Schwarz)
472		927	Yes	6/21	6/21	10/01/02	CRIMINAL PROCEDURE; Appeals; fee for application to set aside conviction; increase. (Sen. P. Hoffman)
473		425	Yes	6/21	6/21	10/01/02	OCCUPATIONS; Security guards; transfer of certain functions to department of consumer and industry services; provide for and revise certain fees. (Sen. P. Hoffman)
474		929	Yes	6/21	6/21	10/01/02	OCCUPATIONS; Private detectives; transfer of certain functions to the department of consumer and industry services and revision of fees for private detective licensure; provide for. (Sen. P. Hoffman)
475		992	Yes	6/21	6/21	10/1/2002 #	CRIMINAL PROCEDURE; Sentencing guidelines; sentencing guidelines for crime of conducting business as private detective or private investigator without license; amend to reflect increased penalties. (Sen. P. Hoffman)
476	4462		Yes	6/27	6/27	06/27/02	SCHOOL AID; Penalties; certain days and hours when instruction not provided due to train derailment; allow to be counted as days and hours of instruction for 2001-2002. (Rep. T. Meyer)

* - I.E. means Legislature voted to give the Act immediate effect.

** - Act takes effect on the 91st day after *sine die* adjournment of the Legislature.

*** - See Act for applicable effective date.

+ - Line item veto

- Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
477	5805		Yes	6/27	6/27	***	ECONOMIC DEVELOPMENT; Renaissance zones; requirement for local unit of government to apply to the board when extending the time to a sub-renaissance zone; provide for. (Rep. J. Allen)
478	5806		Yes	6/27	6/27	06/27/02	ECONOMIC DEVELOPMENT; Renaissance zones; application and approval procedures for renaissance zone status; clarify. (Rep. J. Rivet)
479	5587		Yes	6/27	6/27	06/27/02	PROPERTY TAX; Payment and collection; collection procedures for delinquent taxes levied on certain buildings and improvements located on certain leased real property; revise. (Rep. N. Cassis)
480	5991		Yes	6/27	6/27	6/27/2002 #	COMMERCIAL CODE; Secured transactions; reference to special tools lien act; provide for in the uniform commercial code. (Rep. C. LaSata)
481	5993		Yes	6/27	6/27	06/27/02	LIENS; Generally; nonpossessory lien of certain special tools ; create. (Rep. A. Richner)
482		920	Yes	6/27	6/27	06/27/02	PROPERTY; Conveyances; certain parcels of state owned property in Branch county and Wayne county; provide for and transfer certain property between state departments. (Sen. P. Hoffman)
483	5279		Yes	6/27	6/27	10/01/02	CRIMINAL PROCEDURE; Other; posttrial bail for person convicted of certain assaultive crimes; prohibit and increase certain probation fees and expand certain peace officers' jurisdiction to pursue lawbreakers. (Rep. G. Woronchak)
484	6062		Yes	6/27	6/27	06/27/02	HEALTH FACILITIES; Other; local government appropriations from general fund to municipal health facilities; eliminate cap. (Rep. C. LaSata)

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*** - See Act for applicable effective date.

+ - Line item veto

- Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
485	5804		Yes	6/27	6/27	10/01/02	TRADE; Vehicles; flood vehicle title branding; provide for and revise special plate requirements for manufacturer test vehicles. (Rep. C. Phillips)
486	5591		Yes	6/27	6/27	06/27/02	INCOME TAX; Forms; listing of credits and deductions in instruction booklet and on treasury website; require. (Rep. N. Cassis)
487	5928		Yes	6/27	6/27	06/27/02	AGRICULTURE; Other; revisions and clarification of food law; provide for. (Rep. R. Johnson)
488	5889		Yes	6/27	6/28	06/28/02	STATE AGENCIES (EXISTING); Other; process for historical markers; modify and provide funding. (Rep. L. Julian)
489	5807		Yes	6/27	6/28	06/28/02	COUNTIES; Financing; issuance of bonds to expedite county monumentation and remonumentation plan; allow. (Rep. S. Shackleton)
490	5362		Yes	7/2	7/3	10/01/02	VEHICLES; License plates; dealer plate fee; revise. (Rep. P. Gielegthem)
491	5360		Yes	7/2	7/3	07/03/02	TRADE; Vehicles; certain inspection requirements of dealers; eliminate. (Rep. S. Hummel)
492		991	No	7/2	7/3	**	INSURANCE; Insurers; certain eligibility provisions; revise. (Sen. A. Sanborn)
493		1268	Yes	7/2	7/3	07/03/02	LOCAL GOVERNMENT; Bonds; bonding authority of the state trunk line highway system; modify. (Sen. J. Emmons)
494		1016	Yes	7/2	7/3	07/03/02	VEHICLES; Other; “electric personal assistive mobility device”; define and regulate. (Sen. B. Bullard Jr.)
495	5819		Yes	7/2	7/3	07/03/02	OCCUPATIONS; Architects, professional engineers, and surveyors; exemptions from article 20; revise and clarify. (Rep. W. Kuipers)

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** - Act takes effect on the 91st day after *sine die* adjournment of the Legislature.

*** - See Act for applicable effective date.

+ - Line item veto

- Tie bar

Public Act No.	Enrolled House Bill	Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
496	5380		Yes	7/2	7/3	7/3/2002 #	ENVIRONMENTAL PROTECTION; Solid waste; scrap tire regulations; provide general amendments. (Rep. D. Mead)
497		1324	Yes	7/2	7/3	10/1/2002 #	ENVIRONMENTAL PROTECTION; Funding; title transfer fee for the scrap tire regulatory fund; provide for. (Sen. B. Hammerstrom)
498	5383		Yes	7/2	7/3	07/03/02	TRANSPORTATION; Funds; uniform definition of maintenance; provide for. (Rep. T. George)
499	5396		Yes	7/2	7/3	07/03/02	TRANSPORTATION; Other; asset management system; create. (Rep. L. Julian)
500		1314	Yes	7/2	7/3	07/03/02	LOCAL GOVERNMENT; Bonds; provisions regarding swaps; modify. (Sen. J. Emmons)
Veto	4022					03/15/02	TRAFFIC CONTROL; Speed restrictions; speed limits; allow input by townships in setting certain speed limits. (Rep. R. Jamnick)

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** - Act takes effect on the 91st day after *sine die* adjournment of the Legislature.

*** - See Act for applicable effective date.

+ - Line item veto

- Tie bar

MICHIGAN ADMINISTRATIVE CODE TABLE
(2002 SESSION)

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(i) Other official information considered necessary or appropriate by the office of regulatory reform.”

The following table cites administrative rules promulgated during the year 2000, and indicates the effect of these rules on the Michigan Administrative Code (1979 ed.).

MICHIGAN ADMINISTRATIVE CODE TABLE
(2002 RULE FILINGS)

R Number	Action	2002 MR Issue	R Number	Action	2002 MR Issue	R Number	Action	2002 MR Issue
281.1224	*	3	285.408.24	R	12	285.1302	*	6
285.351	N	4	285.408.25	R	12	285.1303	*	6
285.352	N	4	285.408.27	R	12	285.1304	*	6
285.353	N	4	285.408.29	R	12	285.1306	*	6
285.354	N	4	285.409.1	R	12	285.1307	*	6
285.355	N	4	285.636.1	*	13	285.1308	*	6
285.356	N	4	285.636.2	*	13	285.1309	*	6
285.400.1	R	12	285.636.3	*	13	285.1310	*	6
285.402.1	R	12	285.636.4	*	13	285.1311	*	6
285.404.1	R	12	285.636.5	*	13	285.1312	*	6
285.405.1	R	12	285.636.7	*	13	285.1313	*	6
285.407.1	R	12	285.636.8	*	13	285.1314	*	6
285.407.2	R	12	285.636.10	R	13	285.1315	*	6
285.407.3	R	12	285.636.12	*	13	285.1316	*	6
285.407.4	R	12	285.636.15	*	13	285.1317	*	6
285.407.5	R	12	285.808.1	*	8	285.1318	*	6
285.407.6	R	12	285.808.2	*	8	285.1319	*	6
285.408.1	R	12	285.812.1	*	13	285.1320	*	6
285.408.2	R	12	285.812.3	*	13	285.1321	*	6
285.408.3	R	12	285.812.4	*	13	285.1322	*	6
285.408.4	R	12	285.812.6	*	13	285.1323	*	6
285.408.5	R	12	285.812.6a	R	13	285.1324	*	6
285.408.2	R	12	285.812.7a	*	13	285.1325	*	6
285.408.5	R	12	285.814.1	*	8	285.1326	*	6
285.408.6	R	12	285.814.2	*	8	285.1327	*	6
285.408.7	R	12	285.814.3	*	8	285.1328	*	6
285.408.8	R	12	285.814.4	*	8	285.1329	*	6
285.408.9	R	12	285.814.5	*	8	285.1330	*	6
285.408.10	R	12	285.814.7	*	8	285.1331	*	6
285.408.11	R	12	285.820.1	*	8	285.1332	*	6
285.408.12	R	12	285.820.5	*	8	285.1401	*	6
285.408.13	R	12	285.820.6	*	8	285.1402	R	6
285.408.14	R	12	285.1101	*	6	285.1403	*	6
285.408.15	R	12	285.1102	*	6	285.1404	R	6
285.408.16	R	12	285.1103	*	6	285.1405	*	6
285.408.17	R	12	285.1104	*	6	285.1406	*	6
285.408.18	R	12	285.1201	*	6	285.1407	R	6
285.408.19	R	12	285.1202	*	6	285.1408	*	6
285.408.21	R	12	285.1203	*	6	285.1501	*	6
285.408.23	R	12	285.1301	*	6	285.1510a	A	6

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2002 MR Issue	R Number	Action	2002 MR Issue	R Number	Action	2002 MR Issue
285.1502	*	6	291.304	*	8	291.375	*	8
285.1503	*	6	291.311	*	8	291.377	*	8
285.1504	*	6	291.312	*	8	291.378	*	8
285.1505	*	6	291.313	*	8	291.379	*	8
285.1506	*	6	291.314	*	8	291.381	*	8
285.1507	*	6	291.315	*	8	291.391	*	8
285.1508	*	6	291.316	*	8	291.392	*	8
285.1509	*	6	291.317	*	8	291.393	*	8
285.1510	*	6	291.318	*	8	291.394	*	8
285.1511	*	6	291.319	*	8	291.395	*	8
285.1512	*	6	291.321	*	8	291.397	*	8
285.1513	*	6	291.322	*	8	291.398	*	8
285.1514	*	6	291.331	*	8	291.399	*	8
285.1515	*	6	291.332	*	8	291.400a	A	8
285.1516	R	6	291.333	*	8	291.401	*	8
285.1517	*	6	291.334	*	8	291.402	*	8
285.1601	R	6	291.335	*	8	291.403	*	8
285.1602	*	6	291.336	*	8	291.404	*	8
285.1603	*	6	291.337	*	8	291.405	*	8
285.1604	*	6	291.338	*	8	291.407	A	8
285.1605	*	6	291.339	*	8	291.413	*	8
285.1606	*	6	291.341	*	8	291.422	*	8
285.1607	*	6	291.342	*	8	291.423	*	8
285.1608	R	6	291.343	*	8	291.424	A	8
285.1609	R	6	291.344	*	8	291.425	*	8
285.1701	*	6	291.345	*	8	291.426	*	8
285.1702	*	6	291.346	*	8	291.427	*	8
285.1703	*	6	291.347	*	8	291.441	*	8
285.1704	*	6	291.351	*	8	291.442	*	8
285.1705	*	6	291.352	*	8	291.443	*	8
285.1801	*	6	291.353	*	8	291.449	*	8
285.1901	*	6	291.354	*	8	291.450	*	8
285.1902	*	6	291.355	*	8	291.471	*	8
285.1903	*	6	291.356	*	8	291.472	R	8
285.1904	*	6	291.357	*	8	291.473	R	8
285.1905	*	6	291.358	*	8	291.475	R	8
285.1906	*	6	291.359	*	8	291.476	R	8
285.1907	*	6	291.360	*	8	291.478	R	8
291.301	*	8	291.363	*	8	291.479	R	8
291.303	*	8	291.365	*	8	291.480	R	8

(* Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

R Number	Action	2002 MR Issue	R Number	Action	2002 MR Issue	R Number	Action	2002 MR Issue
291.491	*	8	318.122	*	13	325.11506	*	10
291.492	*	8	318.123	*	13	325.60151	*	1
291.493	*	8	318.124	*	13	325.60701	A	14
291.494	*	8	318.126	R	13	325.60702	A	14
291.495	R	8	318.127	*	13	325.60703	A	14
291.496	*	8	318.129	*	13	325.60704	A	14
291.497	*	8	318.133	*	13	325.66201	A	4
299.641	R	12	318.134	*	13	325.77101	*	1
299.642	R	12	318.135	R	13	336.1102	*	10
299.643	R	12	318.136	*	13	336.1104	*	10
299.644	R	12	318.141	*	13	336.1105	*	10
299.645	R	12	318.142	*	13	336.1107	*	10
299.646	R	12	318.143	*	13	336.1108	*	10
299.647	R	12	318.144	*	13	336.1113	*	10
299.648	R	12	318.145	*	13	336.1118	*	10
299.649	R	12	318.145b	*	13	336.1120	*	10
299.650	R	12	318.146	*	13	336.1301	*	5
299.651	R	12	318.147	R	13	336.1303	*	5
299.652	R	12	325.10103	*	10	336.1330	*	5
299.653	R	12	325.10105	*	10	336.1331	*	5
299.654	R	12	325.10106	*	10	336.1371	*	5
299.655	R	12	325.10107	*	10	336.1372	*	5
299.656	R	12	325.10108	*	10	336.1374	*	5
299.657	R	12	325.10109	*	10	336.1401	*	5
299.658	R	12	325.10112	*	10	336.1403	*	5
299.659	R	12	325.10116	A	10	336.1601	*	5
299.1027	*	12	325.10410	*	10	336.1602	*	5
318.111	*	13	325.10604c	*	10	336.1604	*	5
318.112	R	13	325.10604f	*	10	336.1605	*	5
318.113	R	13	325.10705	*	10	336.1606	*	5
318.114	R	13	325.10710	*	10	336.1607	*	5
318.115	R	13	325.10710a	*	10	336.1608	*	5
318.116	R	13	325.10710b	*	10	336.1610	*	5
318.117	R	13	325.10710c	*	10	336.1615	*	5
318.118	R	13	325.10710d	*	10	336.1616	*	5
318.119a	R	13	325.10716	*	10	336.1617	*	5
318.119c	R	13	325.10717b	*	10	336.1618	*	5
318.119d	R	13	325.10734	*	10	336.1619	*	5
318.120	R	13	325.10736	R	10	336.1622	*	5
318.121	*	13	325.10738	R	10	336.1623	*	5

(* Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

R Number	Action	2002 MR Issue	R Number	Action	2002 MR Issue	R Number	Action	2002 MR Issue
336.1627	*	5	336.2190	*	5	339.23203	*	9
336.1628	*	5	338.1555	A	1	339.23207	*	9
336.1629	*	5	338.3101	*	7	339.23301	*	9
336.1630	*	5	338.3102	*	7	339.23303	*	9
336.1631	*	5	338.3113	*	7	339.23307	*	9
336.1651	*	5	338.3113a	*	7	339.23309	*	9
336.1701	*	5	338.3114a	*	7	339.23311	*	9
336.1702	*	5	338.3117	*	7	339.23317	*	9
336.1703	*	5	338.3119a	*	7	339.23319	*	9
336.1704	*	5	338.3120	*	7	339.23321	*	9
336.1705	*	5	338.3121a	A	7	339.23323	*	9
336.1901	*	5	338.3123	*	7	339.23326	A	9
336.1906	*	5	338.3125	*	7	339.23401	*	9
336.1911	*	5	338.3126	A	7	339.23403	*	9
336.1915	A	10	338.3127	*	7	339.23405	*	9
336.1916	A	10	338.3132	*	7	340.1701	*	11
336.1930	*	5	338.3133	R	7	340.1701a	*	11
336.1931	*	5	338.3134	R	7	340.1701b	*	11
336.1932	*	5	338.3136	*	7	340.1701c	A	11
336.2001	*	5	338.3138	*	7	340.1702	*	11
336.2002	*	5	338.3139	*	7	340.1703	R	11
336.2003	*	5	338.3141	*	7	340.1704	R	11
336.2004	*	5	338.3143	*	7	340.1705	*	11
336.2005	*	5	338.3145	*	7	340.1706	*	11
336.2007	*	5	338.3151	*	7	340.1707	*	11
336.2011	*	5	338.3152	*	7	340.1708	*	11
336.2012	*	5	338.3153	*	7	340.1709	*	11
336.2013	*	5	338.3153a	*	7	340.1709a	A	11
336.2014	*	5	338.3154	*	7	340.1710	*	11
336.2021	*	5	338.3161	*	7	340.1711	*	11
336.2040	*	5	338.3162	*	7	340.1713	*	11
336.2041	*	5	338.3162a	*	7	340.1714	*	11
336.2060	*	5	338.3163	*	7	340.1715	*	11
336.2101	*	5	338.3167	*	7	340.1716	A	11
336.2150	*	5	338.3168	*	7	340.1721	*	11
336.2155	*	5	338.3169	*	7	340.1721a	*	11
336.2159	*	5	338.3170	*	7	340.1721b	*	11
336.2170	*	5	339.23101	*	9	340.1721c	*	11
336.2175	*	5	339.23103	*	9	340.1721d	*	11
336.2189	*	5	339.23201	*	9	340.1721e	*	11

(* Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

R Number	Action	2002 MR Issue	R Number	Action	2002 MR Issue	R Number	Action	2002 MR Issue
340.1722	*	11	340.1749b	*	11	340.1801	*	11
340.1722a	*	11	340.1749c	*	11	340.1802	*	11
340.1722c	R	11	340.1750	*	11	340.1803	*	11
340.1722d	R	11	340.1751	*	11	340.1805	R	11
340.1722e	*	11	340.1753	R	11	340.1806	R	11
340.1722f	R	11	340.1754	*	11	340.1808	*	11
340.1723	R	11	340.1755	*	11	340.1809	*	11
340.1723a	R	11	340.1756	*	11	340.1810	*	11
340.1723b	R	11	340.1757	*	11	340.1811	*	11
340.1723c	*	11	340.1758	*	11	340.1812	*	11
340.1724	*	11	340.1771	*	11	340.1831	*	11
340.1724a	*	11	340.1772	*	11	340.1832	*	11
340.1724b	R	11	340.1773	R	11	340.1833	*	11
340.1724c	A	11	340.1774	A	11	340.1834	R	11
340.1724d	*	11	340.1781	*	11	340.1835	*	11
340.1725	R	11	340.1782	*	11	340.1836	*	11
340.1725a	R	11	340.1783	*	11	340.1837	*	11
340.1725b	R	11	340.1783a	A	11	340.1838	*	11
340.1725c	R	11	340.1784	R	11	340.1839	*	11
340.1725d	R	11	340.1785	R	11	340.1851	*	11
340.1725e	*	11	340.1786	*	11	340.1852	*	11
340.1725f	A	11	340.1787	*	11	340.1853	*	11
340.1732	*	11	340.1788	*	11	340.1861	*	11
340.1733	*	11	340.1790	*	11	340.1862	R	11
340.1734	*	11	340.1791	R	11	340.1863	R	11
340.1736	R	11	340.1792	*	11	340.1864	R	11
340.1737	R	11	340.1793	*	11	340.1865	R	11
340.1738	*	11	340.1793a	A	11	340.1866	R	11
340.1739	*	11	340.1794	R	11	340.1867	R	11
340.1740	*	11	340.1795	*	11	340.1868	R	11
340.1741	*	11	340.1796	*	11	340.1869	R	11
340.1742	*	11	340.1797	*	11	340.1870	R	11
340.1743	*	11	340.1798	*	11	340.1871	R	11
340.1744	*	11	340.1799	*	11	340.1872	R	11
340.1745	*	11	340.1799a	*	11	340.1873	R	11
340.1746	*	11	340.1799b	*	11	408.8151	*	13
340.1747	*	11	340.1799c	*	11	408.11801	*	7
340.1748	*	11	340.1799d	R	11	408.11803	*	7
340.1749	*	11	340.1799e	A	11	408.11804	*	7
340.1749a	*	11	340.1799f	A	11	408.11805	*	7

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2002 MR Issue Number	R Number	Action	2002 MR Issue Number	R Number	Action	2002 MR Issue Number
408.11806	*	7	418.10117	*	1	423.135	A	1
408.11807	A	7	418.10202	*	1	423.136	A	1
408.11808	A	7	418.10205	*	1	423.137	A	1
408.11821	*	7	418.10405	R	1	423.138	A	1
408.11822	*	7	418.10406	R	1	423.141	A	1
408.11824	*	7	418.10407	R	1	423.142	A	1
408.11825	*	7	418.10411	R	1	423.143	A	1
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423.183	A	1	423.466	R	1
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423.443	R	1			
423.444	R	1			
423.445	R	1			
423.446	R	1			
423.447	R	1			
423.448	R	1			
423.449	R	1			
423.450	R	1			
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